

RECORDATION NO. 25077 FILED

JUL 20 '04 9-51 PM

SURFACE TRANSPORTATION BOARD

ALVORD AND ALVORD  
ATTORNEYS AT LAW  
1050 SEVENTEENTH STREET, N.W.  
SUITE 301  
WASHINGTON, D.C.  
20036  
(202) 393-2266  
FAX (202) 393-2156  
E-MAIL alvordlaw@aol.com

ELIAS C. ALVORD (1942)  
ELLSWORTH C. ALVORD (1964)

OF COUNSEL  
URBAN A. LESTER

July 8, 2004

Mr. Vernon A. Williams  
Secretary  
Surface Transportation Board  
Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Memorandum of Security Agreement - Chattel Mortgage, dated as of July 20, 2004, a primary document as defined in the Board's Rules for the Recordation of Documents.

The names and addresses of the parties to the enclosed document are:

Secured Party: HSH Nordbank AG, New York Branch  
590 Madison Avenue  
New York, New York 10022-2504

Debtor: ARI Second LLC  
100 Clark Street  
St. Charles, Missouri 63301

Mr. Vernon A. Williams  
July 8, 2004  
Page 2

A description of the railroad equipment covered by the enclosed document is:

2,336 cars within the series ACFX 36028 - ACFX 200375 as more particularly set forth in the equipment schedule attached to the document.

A short summary of the document to appear in the index is:

Memorandum of Security Agreement - Chattel Mortgage.

Also enclosed is a check in the amount of \$30.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,

A handwritten signature in black ink, appearing to read 'Alvord', with a stylized flourish extending to the right.

Robert W. Alvord

RWA/anm  
Enclosures

RECORDATION NO. 25077 FILED

JUL 20 '04 9-51 PM

SURFACE TRANSPORTATION BOARD

---

---

SECURITY AGREEMENT - CHATTEL MORTGAGE

BETWEEN

ARI SECOND LLC,

BORROWER

AND

HSH NORDBANK AG, New York Branch,

SECURED PARTY

Dated as of

July 20, 2004

---

---

## TABLE OF CONTENTS

	<u>Page</u>
ARTICLE I DEFINITIONS .....	1
Section 1.1    Definitions .....	1
Section 1.2    Other Interpretive Provisions.....	4
ARTICLE II SECURITY .....	4
Section 2.1    Grant of Security.....	4
Section 2.2    Equipment Collateral. ....	5
Section 2.3    Rental Collateral. ....	5
Section 2.4    Cash Collateral Account. ....	6
ARTICLE III COVENANTS AND WARRANTIES OF BORROWER .....	6
Section 3.1    Maintenance of Equipment.....	6
Section 3.2    Insurance.....	6
Section 3.3    Preservation of Collateral. ....	7
Section 3.4    Further Assurances. ....	8
Section 3.5    Recordation and Filing. ....	8
Section 3.6    Power of Attorney.....	9
Section 3.7    Location. ....	10
Section 3.8    Acquisition of Interest in the Equipment.....	10
Section 3.9    Actions Under the Equipment Leases.....	10
Section 3.10   Reports. ....	11
Section 3.11   Marking of Equipment.....	11
Section 3.12   Use of Equipment. ....	12
Section 3.13   Replacement Units and Replacement Leases. ....	12
Section 3.14   Concentration Limits. ....	12
ARTICLE IV SPECIAL PROVISIONS CONCERNING LEASES .....	13
Section 4.1    Borrower's Rights Under Equipment Leases.....	13
Section 4.2    Equipment Lease Location and Legend. ....	13
Section 4.3    Inspection Rights. ....	13
ARTICLE V COLLATERAL .....	13
Section 5.1    Possession of Collateral.....	13
Section 5.2    Casualty Loss; Insurance Proceeds; Cash Collateral Account. ....	14

ARTICLE VI SECURED PARTY'S RIGHTS .....	17
Section 6.1 Secured Party's Rights. ....	17
Section 6.2 Effect of Sale. ....	18
Section 6.3 Application of Sale Proceeds. ....	18
Section 6.4 Discontinuance of Remedies. ....	19
Section 6.5 Cumulative Remedies. ....	19
Section 6.6 Indemnity. ....	19
Section 6.7 Costs and Expenses. ....	20
ARTICLE VII MISCELLANEOUS.....	20
Section 7.1 Successors and Assigns. ....	20
Section 7.2 Entire Agreement. ....	20
Section 7.3 Partial Invalidity. ....	20
Section 7.4 Notices. ....	20
Section 7.5 Termination. ....	20
Section 7.6 GOVERNING LAW. ....	21
Section 7.7 Consent to Jurisdiction. ....	21
Section 7.8 Counterparts. ....	22
Section 7.9 Waiver of Jury Trial. ....	22
 EXHIBIT A	Form of Release fileable with U.S. Surface Transportation Board and Registrar General (Canada)
 EXHIBIT B	Form of Omnibus Release and Termination
 EXHIBIT C	Supplement to Security Agreement (Replacement Units and Replacement Leases)
 SCHEDULE A	Description of Items of Equipment and Equipment Leases

## SECURITY AGREEMENT - CHATTEL MORTGAGE

SECURITY AGREEMENT - CHATTEL MORTGAGE dated as of July 20, 2004 between ARI SECOND LLC, a Delaware limited liability company, and HSH NORDBANK AG, New York Branch (the "Secured Party"), acting both on its own behalf as Agent and as the agent for and representative (within the meaning of Section 9-102(a)(72) of the Uniform Commercial Code) of the Lender.

### RECITALS

A. Pursuant to Section 2.1 of the Loan Agreement and subject to the conditions therein set forth, the Lender has agreed to make the Loan to the Borrower evidenced by the Note executed by the Borrower in favor of the Lender or its registered assigns.

B. The principal of and interest on the Loan and all additional amounts and other sums at any time due and owing from or required to be paid by the Borrower under the terms of the Loan Agreement, the Note, this Security Agreement and the other Loan Documents are hereinafter sometimes referred to as "indebtedness hereby secured."

### ARTICLE I

#### DEFINITIONS.

Section 1.1 Definitions. Terms defined in the preamble hereof shall have their respective meanings when used herein. Capitalized terms used but not defined herein shall have the meanings assigned to them in the Loan Agreement. The following terms shall have the following meanings for the purposes of this Security Agreement:

"AAR" means the Association of American Railroads.

"AAR Value" means, with respect to any railcar included in the Equipment or any proposed Replacement Unit, the settlement value of such railcar as determined in accordance with Rule 107 -- Damaged and/or Destroyed Cars (or any successor rule) of the AAR as published in the most recent edition of the Field Manual of the A.A.R. Interchange Rules (or a successor publication).

"Cash Collateral Account" has the meaning specified in Section 5.2(a)(A).

"Casualty Date" has the meaning specified in Section 5.2(a).

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

"Casualty Loss" has the meaning specified in Section 5.2(a).

"Casualty Loss Proceeds" has the meaning specified in Section 5.2(a).

"Casualty Payments" has the meaning specified in Section 5.2(a).

"Casualty Total Date" has the meaning specified in Section 5.2(a).

"Collateral" has the meaning specified in Article II.

"Collateral Agent" means HSH Nordbank AG and its successors and assigns under the Collateral Agency Agreement, dated July 20, 2004, among each Manager (as defined therein) that may from time to time be a party thereto, and each Pledgor (as defined therein) that may from time to time be a party thereto, as may be amended from time to time.

"Equipment" has the meaning specified in Section 2.2.

"Equipment Casualty Loss" has the meaning specified in Section 5.2(a).

"Equipment Leases" has the meaning specified in Section 2.3 (a).

"Equipment Lessees" means the lessees under the Equipment Leases.

"Equipment Lease Proceeds" has the meaning specified in Section 2.3(a).

"Expired Date" has the meaning specified in Section 5.2(a).

"Expired Lease" has the meaning specified in Section 5.2(a).

"Fair Market Value" means, (i) with respect to any Item of Equipment identified on Schedule A hereto as of the Closing Date the fair market value thereof as determined by the appraiser in the appraisal delivered by or on behalf of the Borrower to the Agent on the date hereof, or (ii) with respect to any Item of Equipment that is not identified on Schedule A hereto as of the Closing Date, the fair market value thereof as reasonably ascertained by the Borrower, or on its behalf, and acceptable to the Secured Party in its reasonable judgment, provided that, if the parties cannot agree on the fair market value within a reasonable time, not to exceed one (1) Business Day, after attempting to, in good faith, come to such resolution, the Fair Market Value of such Item of Equipment shall mean the AAR Value of such Item of Equipment certified by a Responsible Officer of the Borrower.

"Investment Grade Rating" means, with respect to the long term, senior unsecured bonds of any Person, a rating of BBB- or better by Standard & Poor's or a

"Security Agreement" means this Security Agreement-Chattel Mortgage, together with all Exhibits and Schedules attached hereto, as the same may be amended, supplemented or modified, from time to time.

"UCC" means the Uniform Commercial Code in effect in the State of Delaware, unless otherwise specified, as amended from time to time.

Section 1.2 Other Interpretive Provisions. (a) Except as otherwise specified herein, all references herein (i) to any Person shall be deemed to include such Person's successors and assigns and (ii) to any applicable law defined or referred to herein shall be deemed references to such applicable law or any successor applicable law as the same may have been or may be amended or supplemented from time to time.

(b) When used in this Security Agreement, the words "herein," "hereof" and "hereunder" and words of similar import shall refer to this Security Agreement as a whole and not to any provision of this Security Agreement unless otherwise specified, and the words "Article," "Section," "Schedule" and "Exhibit" shall refer to Articles of and Sections of, and Schedules and Exhibits to, this Security Agreement unless otherwise specified.

(c) Whenever the context so requires, the neuter gender includes the masculine or feminine, the masculine gender includes the feminine, and the singular number includes the plural, and vice versa.

(d) Any item or list of items set forth following the word "including," "include" or "includes" is set forth only for the purpose of indicating that, regardless of whatever other items are in the category in which such item or items are "included," such item or items are in such category, and shall not be construed as indicating that the items in the category in which such item or items are "included" are limited to such items or to items similar to such items.

(e) Captions to Articles and Sections and subsections of, and Schedules and Exhibits to, this Security Agreement are included for convenience of reference only and shall not constitute a part of this Security Agreement for any other purpose or in any way affect the meaning or construction of any provision of this Security Agreement.

## ARTICLE II

### SECURITY

Section 2.1 Grant of Security. The Borrower, in consideration of the premises and of the sum of Ten Dollars received by the Borrower from the Secured Party and other good and valuable consideration, receipt and sufficiency whereof is hereby acknowledged, and in order to secure the due payment of the principal of and interest on the Note according to its tenor and effect, and to secure the payment of all other indebtedness and liabilities of the Borrower to the Secured Party and the performance and observance by the Borrower of all its obligations contained in or arising out of the Loan Agreement, this Security Agreement, the Note and the other

{36800 / 1110 / 00515744 / 6/22/2004 / 11}



Loan Documents (sometimes referred to herein collectively as the "Obligations"), does hereby assign, mortgage, pledge, hypothecate, transfer and set over to the Secured Party and grant the Secured Party a first priority lien on and security interest in all of the Borrower's right, title and interest in and to the properties, rights, interests and privileges described in Sections 2.2, 2.3 and 2.4 (all of which properties are hereinafter collectively referred to as the "Collateral").

Section 2.2 Equipment Collateral. The Collateral includes certain railcars, which railcars are more fully described in Schedule A hereto (collectively, the "Equipment" or "Items of Equipment" and individually, an "Item of Equipment") together with all accessories, equipment, parts, additions, improvements, accessions, attachments, repairs and appurtenances appertaining or attached to such railcars, whether now owned or hereafter acquired by Borrower, and all substitutions, replacements, accumulations or proceeds of any and all of said railcars, together with all the records, rents, mileage credits earned, issues, income, profits, avails and other proceeds (including insurance proceeds) therefrom.

Section 2.3 Rental Collateral.

(a) The Collateral also includes, all right, title, interest, claims and demands of the Borrower in, to under each and every lease, including the leases more fully described on Schedule A hereto and on Schedule A to the Loan Agreement (whether or not such lease is in writing or is for a term certain, including, without limitation, per diem leases) now or hereafter entered into relating to the Equipment but to and only to the extent relating to the Equipment (each such portion of such lease being an "Equipment Lease"), including any extensions of the term of every such lease, all of Borrower's rights under any such lease to make determinations, to exercise any election (including, but not limited to, election of remedies) or option or to give or receive any notice, consent, waiver or approval together with full power and authority with respect to any such lease to demand, receive, enforce, collect or give receipt for any of the foregoing rights or any property which is the subject of any of such leases, to enforce or execute any checks, or other instruments or orders, to file any claims and to take any action which (in the opinion of the Secured Party) may be necessary or advisable in connection with any of the foregoing insofar, but only insofar as such rights relate to the Equipment which is subject to such leases, all records related to such leases and all payments due and to become due under any such lease, whether as contractual obligations, damages, casualty payments, insurance proceeds or otherwise to the extent such payments are derived from the Equipment (the "Equipment Lease Proceeds").

(b) It is expressly agreed that anything herein contained to the contrary notwithstanding, the Borrower shall remain liable under the Equipment Leases to perform all of the obligations assumed by it thereunder, all in accordance with and

pursuant to the terms and provisions thereof, and none of the Secured Party, the Lender nor the Transferees shall have any obligation or liability under the Equipment Leases by reason of or arising out of the assignment hereunder, and none of the Secured Party, the Lender or the Transferees shall be required or obligated in any manner to perform or fulfill any obligations of the Borrower under or pursuant to the Equipment Leases or to make any payment, or to make any inquiry as to the nature or sufficiency of any payment received by it, or present or file any claim, or take any action to collect or enforce the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.

(c) The Secured Party shall be entitled to collect and receive the Equipment Lease Proceeds only upon the occurrence of and during the continuance of an Event of Default.

Section 2.4 Cash Collateral Account. The Collateral also includes all rights and interest of the Borrower in the Cash Collateral Account, including all amounts from time to time on deposit therein and all investments made with the proceeds thereof and all interest earned thereon.

### ARTICLE III

#### COVENANTS AND WARRANTIES OF BORROWER

The Borrower covenants, warrants and agrees with Secured Party that until the Obligations are paid in full that:

Section 3.1 Maintenance of Equipment. The Borrower shall maintain and keep, or cause to be maintained and kept, at its or the Equipment Lessees' own cost and expense, each Item of Equipment in good order and repair in compliance with all AAR mechanical regulations and industrial commercial acceptance standards for revenue interchange loading, unless and until it becomes worn out, unsuitable for use, lost or destroyed; provided that any such Item of Equipment so worn out, obsolete, lost or destroyed shall be replaced by the Borrower with a Replacement Unit which is subject to a Replacement Lease in accordance with the provisions of Section 5.2(a).

Section 3.2 Insurance. The Borrower shall maintain, or cause to be maintained at its own expense, with responsible insurance companies acceptable to the Secured Party, "all risk" property damage insurance, comprehensive general liability insurance and other insurance, on such of its properties, in such amounts, against such risks and in such form as is customarily maintained by similar businesses, and, in any event, with respect to liability insurance, in an amount not less than \$100 million, which insurance shall at all times include coverage for all liabilities covered under, and shall not include any exclusions other than those set forth in, the Borrower's policies of insurance as in effect on the Closing Date. The Secured Party hereby agrees and

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

acknowledges that the companies currently insuring the Borrower's properties are acceptable to the Secured Party and that the insurance coverage currently maintained by the Borrower or any substantially similar coverage is and will be acceptable to the Secured Party.

(b) For purposes of this Section 3.2, liability insurance may include a program of self-insurance for up to Five Million Dollars (\$5,000,000.) of liability exposures; provided that under any such program of self-insurance the Guarantor maintains, adequate reserves on the books in accordance with GAAP, if applicable, to cover all risks not otherwise insured by an insurance company, and the Guarantor, within thirty (30) days after the end of each of its fiscal quarters, if such reserves are required to be maintained on the books in accordance with GAAP, delivers to the Secured Party a certificate of a Responsible Officer setting forth evidence of the maintenance of such sufficient reserves and any other financial statements or records as the Secured Party may require or request with respect to such program of self-insurance.

(c) The Borrower shall cause the Secured Party to be named as an additional insured and loss payee under all policies of insurance maintained pursuant to the provisions of this Section 3.2 and shall deliver to the Secured Party (i) on the Closing Date, evidence in form and substance satisfactory to the Secured Party of such insurance policies, and (ii) thereafter, thirty (30) days prior written notice before any cancellation, expiration, cessation, reduction in amount or change in coverage thereof shall become effective.

Section 3.3 Preservation of Collateral. (a) The Borrower will warrant and defend the title to the Collateral against all claims and demands of all Persons except Persons claiming by, through or under the Secured Party, and other than Permitted Liens. The Borrower will not assign, sell, lease, transfer or otherwise dispose of, nor will the Borrower suffer or permit any of the same to occur with respect to, the Collateral except as provided in Section 5.2(b). The Borrower will not create, assume or suffer to exist any Lien on the Collateral other than Permitted Liens, and the Borrower shall pay or discharge, at its own cost and expense, any and all claims, liens or charges other than Permitted Liens. As used herein, "Lien" shall mean any mortgage, pledge, security interest, encumbrance, lien or charge of any kind. As used herein, "Permitted Liens" shall mean:

(i) the Liens created by and pursuant to this Security Agreement and by the Equipment Leases or any Replacement Leases, or any of the other Loan Documents, or any of the Liens actually released contemporaneously with the delivery of this Security Agreement;

(ii) with respect to any Item of Equipment, Liens arising from taxes, assessments or governmental charges or levies either not yet

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

assessed or, if assessed not yet due or contested in good faith by appropriate proceedings (and for which adequate reserves have been made in the Guarantor's books in accordance with GAAP consistently applied);

(iii) with respect to any Item of Equipment, mechanics', materialmen's, suppliers', warehousemen's, workmen's, repairmen's, employees', or other like Liens arising by operation of law in the ordinary course of business for amounts which are either not yet due or are not yet overdue for more than fifteen (15) days or are being contested in good faith by appropriate proceedings (and for which adequate reserves have been made in the Guarantor's books in accordance with GAAP consistently applied or when required in order to pursue such proceedings, an adequate bond has been obtained) so long as such proceedings, in the reasonable judgment of the Secured Party, do not involve any danger of sale, forfeiture or loss of such Item of Equipment; and

(iv) the Liens arising out of judgments or awards against the Borrower which are being contested in good faith by appropriate proceedings (and for the payment of which an adequate bond has been obtained) and with respect to which there shall have been secured a stay of execution pending such appeal or proceedings for review, so long as such proceedings, in the reasonable judgment of the Secured Party, do not involve any danger of sale, forfeiture or loss of such Item of Equipment.

(b) The Borrower shall advise the Secured Party promptly, in reasonable detail, of any Lien (other than Permitted Lien), claim or demand made or asserted against any of the Collateral and of any event affecting the Secured Party's security interest in the Collateral.

Section 3.4 Further Assurances. The Borrower will, at its own expense, do, execute, acknowledge and deliver all and every further acts, deeds, conveyances, transfers and assurances necessary for the perfection and maintenance of the perfection of the security interests in the Collateral, whether now owned or hereafter acquired, with the United States Surface Transportation Board, pursuant to the UCC, and with the Registrar General of Canada, pursuant to the Canada Transportation Act.

Section 3.5 Recordation and Filing.

(a) The Borrower will (i) cause this Security Agreement and any supplements hereto at all times to be executed, recorded and filed, at no expense to the Secured Party, with the United States Surface Transportation Board and with the Registrar General of Canada, and all financing and continuation statements to be filed with the Secretary of State of the State of Delaware, and cause such documents and all

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

similar notices required by applicable law to be filed in such other jurisdictions and with such other Federal, state, provincial or local government or agency thereof where the Secured Party deems it necessary or reasonably appropriate under the circumstances to perfect, protect, or preserve its lien on the Collateral, in order to fully preserve and protect the rights of the Secured Party hereunder; and (ii) at its own expense, furnish to the Secured Party promptly after the execution and delivery of any supplement to this Security Agreement, opinions of each of in-house counsel to the Borrower or its affiliates, of Alvord & Alvord, special Surface Transportation Board counsel to the Borrower, and of Aird & Berlis, special Canadian counsel to the Borrower, which opinions shall be in form and substance reasonably satisfactory to the Secured Party.

(b) The Borrower hereby authorizes the Secured Party to execute and file all such documents (including, without limitation, the filing of this Security Agreement and any supplements thereto, and any Uniform Commercial Code Financing Statements or amendments thereto) which the Secured Party may deem necessary to perfect, protect, or preserve the liens and security interests created hereunder and the Borrower grants to the Secured Party a power of attorney to sign on behalf of the Borrower, execute and file any such documents.

#### Section 3.6 Power of Attorney.

(a) The Borrower does hereby irrevocably constitute and appoint the Secured Party its true and lawful attorney with full power of substitution and continuation statements for it and in its name, place and stead, to file UCC-1 Original Financing Statements.

(b) The Borrower does hereby irrevocably constitute and appoint the Secured Party, upon occurrence and during the continuance of an Event of Default, its true and lawful attorney with full power of substitution for it and in its name, place and stead, to ask, demand, collect, receive receipt for and sue for any and all Equipment Lease Proceeds hereof with full power to settle, adjust or compromise any claim thereunder as fully as the Borrower could itself do, and to endorse the name of the Borrower on all instruments or commercial paper given in payment or in part payment thereof, and in its discretion to file any claim or take any other action or proceedings, either in its own name or in the name of the Borrower or otherwise, which the Secured Party may deem necessary or, in its reasonable discretion, appropriate under the circumstances, to perfect, protect and preserve the right, title and interest of the Secured Party in and to such Equipment Lease Proceeds and the security intended to be afforded hereby.

(c) The parties acknowledge that the powers conferred on the Secured Party hereunder are solely to protect its interest in the Collateral and that anything herein contained to the contrary notwithstanding, the Secured Party shall

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

have no duty, obligation or liability by reason of or arising out of this Security Agreement to make any inquiry as to the nature or sufficiency of, to present or file any claim with respect to, or to take any action to collect or enforce the payment of, any amounts to which it may be entitled at any time by virtue of this Security Agreement.

Section 3.7 Location. The Borrower's location (as such term is used in Section 9-307 of the UCC as in effect in the State of Delaware) and the place where all its interest in, to and under the Security Agreement and its records concerning the Equipment are kept, are located at 100 Clark Street, St. Charles, Missouri, and it agrees to give the Secured Party at least 45 days' prior written notice of any change in the Borrower's location (as such term is used in Section 9-307 of the UCC as in effect in the State of Delaware) or place where said records are kept and, if applicable, of any change in its name or the Borrower's type of, or jurisdiction of, organization.

Section 3.8 Acquisition of Interest in the Equipment. The Borrower has acquired its interest in the Equipment for its own account and with its general corporate assets and no funds used to acquire any Item of Equipment have been furnished directly or indirectly out of the assets of or in connection with any employee benefit plan (or its related trust) or any separate account in which any employee benefit plan has any interest. As used in this paragraph, the terms "employee benefit plan" and "separate account" shall have the respective meanings assigned to them in ERISA.

Section 3.9 Actions Under the Equipment Leases.

(a) Without the prior consent of the Secured Party, which consent shall not be unreasonably withheld or delayed, the Borrower shall not, other than in the ordinary course of its business and on such terms and conditions which are consistent with those of the equipment leases for the railcars in the Guarantor's and its Subsidiaries' fleet: (i) amend, supplement or modify any of the Equipment Leases in any respect, (ii) grant any waiver or consent under the Equipment Leases, (iii) settle or compromise any claim against any Equipment Lessee arising under the Equipment Leases, or (iv) submit or consent to the submission of any dispute, difference or other matter arising under or in respect of the Equipment Leases to arbitration thereunder.

(b) The Borrower shall comply, and use its reasonable efforts to cause each of the Equipment Lessees to comply, in all material respects, with all acts, rules, regulations and orders of any legislative, administrative or judicial body or official applicable to the Collateral or any part thereof, or to the operation of the Borrower's business (including all laws of the jurisdictions in which operations involving the Equipment may extend the interchange rules of the Association of American Railroads and all rules of the United States Surface Transportation Board) and the Registrar General of Canada; provided, however, that the Borrower may contest any acts, rules, regulations, orders and directions of such bodies or officials in

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

any reasonable manner which will not, in the sole opinion of the Secured Party, materially adversely affect the Secured Party's rights or the priority of its security interest in the Collateral.

(c) The Borrower shall ensure that at all times Equipment constituting at least 90% of the aggregated Fair Market Value of the Equipment is subject to one or more Equipment Leases.

Section 3.10 Reports. On or before December 31 in each year, commencing with the calendar year 2004, the Borrower shall furnish to the Secured Party an accurate statement (a) setting forth as of the date of such report the amount, description and numbers of all Items of Equipment then covered by each Equipment Lease, the amount, description and numbers of all Items of Equipment that have suffered a Casualty Loss during the preceding calendar year or, in the case of the first such statement, since the date of this Security Agreement (specifying the dates of such Casualty Loss) or to the knowledge of the Borrower are then undergoing repairs (other than running repairs) or are then withdrawn from use pending repairs (other than running repairs) and such other information regarding the condition and state of repair of the Items of Equipment as the Secured Party may reasonably request and (b) stating that, in the case of all Items of Equipment repainted or repaired during the period covered by such statement, the numbers and the marking required by Section 3.11 and the Equipment Leases have been preserved or replaced. The Borrower shall keep proper books and records with respect to the Equipment and each Equipment Lease and the other Collateral. The Secured Party shall have the right (but not any obligation) by its agents to inspect the Borrower's records with respect to the Items of Equipment (and the right to make extracts from and to receive from the Borrower true copies of such records relating to the Collateral other than the Equipment Leases except as otherwise provided herein) at such reasonable times as the Secured Party may request during the continuance of this Security Agreement.

Section 3.11 Marking of Equipment.

(a) The Borrower will cause each Item of Equipment to be kept numbered with the corresponding identifying number set forth on Schedule A hereto. The Borrower shall not change, or permit to be changed, the identifying number of any Item of Equipment except in accordance with a statement of new identifying numbers to be substituted therefor after the Secured Party has been notified in writing and which statement shall be filed, recorded or deposited in all public offices where this Security Agreement shall have been filed, recorded or deposited. The Borrower shall forthwith furnish to the Secured Party an opinion of such counsel and in form and substance satisfactory to the Secured Party to the effect that such statement has been so filed, recorded and deposited, such filing, recordation and deposit will protect the Secured Party's first priority Lien on and security interests in such Items of Equipment

and no further filing, recording, deposit or giving of notice with or to any other Federal, state or local government or agency thereof is necessary to perfect, protect, or preserve the security interest of the Secured Party in such Items.

(b) Except as above provided, the Borrower will not allow the name of any Person (other than the Borrower) to be placed on an Item of Equipment as a designation that might be interpreted as a claim of ownership; provided, however, that the Borrower may permit the Equipment to be lettered with the names, trademarks, initials or other insignia customarily used by the user of such Equipment or its affiliates.

Section 3.12 Use of Equipment. The Equipment will be used by a lessee, a sublessee or user incorporated in the United States of America (or any State thereof or the District of Columbia) or Canada (or any Province thereof) only upon lines of railroad owned or operated by a railroad company or companies incorporated in the United States of America (or any State thereof or the District of Columbia) or Canada (or any Province thereof) or over lines upon which such railroad company or companies have trackage rights or rights for operation of their trains, and upon connecting with other carriers in the usual interchange of traffic in the continental United States and Canada, subject to all the terms and conditions of the Equipment Leases. Notwithstanding the foregoing, the Borrower and the Secured Party agree that at a maximum 5% (and no more than 5%) of the Equipment may be located in Mexico at any time.

Section 3.13 Replacement Units and Replacement Leases. The representations and warranties of the Borrower with respect to the Equipment and the Equipment Leases which are set forth in Section 4.1(p) of the Loan Agreement shall be true and correct with respect to each Replacement Unit and each Replacement Lease as of the date such Replacement Unit or Replacement Lease becomes subject to this Security Agreement.

Section 3.14 Concentration Limits. From and after the date which is six months from the date hereof, the Borrower shall not permit a single Person (together with its affiliates), pursuant to one or more Equipment Leases, to be the Equipment Lessee with respect to more than 15% of the aggregate Fair Market Value of the Equipment. From and after the date which is six months from the date hereof, the Borrower shall ensure that at any time the Equipment Lessees of at least two-thirds of the aggregated Fair Market Value of the Equipment must have an Investment Grade Rating or, if such Equipment Lessee is not rated by Standard & Poor's or Moody's Investors Services, equivalent creditworthiness (it being understood that whether an Equipment Lessee has creditworthiness equivalent to an Investment Grade Rating shall be determined by the Lender in its sole discretion).



## ARTICLE IV

### SPECIAL PROVISIONS CONCERNING LEASES

Section 4.1 Borrower's Rights Under Equipment Leases. Anything to the contrary notwithstanding (but subject to Section 3.9), until the occurrence and continuance of an Event of Default, the Borrower may exercise all of the Borrower's rights, powers, privileges and remedies under the Equipment Leases, including, without limitation, the right to receive any and all monies due or to become due under the Equipment Leases, and to retain all copies (original or duplicates) of the Equipment Leases.

Section 4.2 Equipment Lease Location and Legend. On or before the date hereof, the Borrower shall deliver to the Collateral Agent the executed original counterpart of each of the Equipment Leases. Thereafter, the Borrower shall deliver to the Collateral Agent the executed original counterpart of each Equipment Lease executed subsequent to the date hereof and all amendments or modifications thereto, and the Equipment Leases and Replacement Leases shall only be released by the Collateral Agent to the Borrower or its designee upon the Borrower's written request given in connection with either the management and servicing of such leases in the Borrower's ordinary course of business or the substitution or release of any of the Equipment and the Equipment Leases in accordance with and as permitted by the Security Agreement, and the Secured Party agrees to execute and deliver notices to the Collateral Agent as instructed by the Borrower to effect such release.

Section 4.3 Inspection Rights. Once every twelve (12) month period (except if an Event of Default has occurred and is continuing, in which case, at any time), the Secured Party shall have the right to inspect, and the Borrower shall, at the request of the Secured Party, cause to be exhibited to the Secured Party for purposes of such inspection, at the Borrower's expense, all of the lease records of the Borrower as to the status of the Equipment other than the Equipment Leases located with the Collateral Agent, and any portion of the Equipment located at such time on the premises of the Borrower or American Railcar Industries, Inc. or any of its affiliates engaged in the business of manufacturing, managing, servicing, leasing, selling or otherwise dealing in Rolling Stock or at any junction at the time of such inspection.

## ARTICLE V

### COLLATERAL

Section 5.1 Possession of Collateral. So long as no Event of Default has occurred and is continuing, the Borrower and each Equipment Lessee party to an Equipment Lease shall be permitted to remain in full possession, enjoyment and

control of the Collateral, including without limitation the Equipment Leases, and to manage, operate and use the Collateral and each part thereof with the rights and franchises pertaining to the Collateral; provided always that the possession, enjoyment, control and use of the Equipment shall at all times be subject to the observance and performance of this Security Agreement and the other Loan Documents.

Section 5.2 Casualty Loss; Insurance Proceeds; Cash Collateral Account.

(a) In the event and at such time as any Equipment Lease expires (the "Expiration Date") prior to the maturity of the Note (each, an "Expired Lease") or a Responsible Officer first has knowledge (a "Casualty Date") that any Item of Equipment is destroyed, lost, stolen, irreparably damaged, or missing for a period in excess of thirty (30) days, taken by any governmental entity (including without limitation condemnation, confiscation, requisition, taking of title or use by any governmental entity) or otherwise becomes unusable in the business of the Borrower (such event or condition, an "Equipment Casualty Loss"), the Borrower shall promptly inform the Secured Party of the Equipment Casualty Loss or the expiration of the Expired Lease, as the case may be. If on any date (a "Casualty Total Date") that either (i) an Equipment Casualty Loss has occurred with respect to one or more Items of Equipment, or (ii) one hundred twenty (120) days after an Expiration Date unless the Expired Lease has been renewed or the Item of Equipment covered by such Expired Lease has been made subject to a Replacement Lease (together with an Equipment Casualty Loss, a "Casualty Loss"), and the sum of (x) 85% of the Fair Market Value of the Equipment not subject to any Casualty Loss and (y) the amount on deposit on such date in the Cash Collateral Account (such sum being herein referred to as the "Loan Collateral Value") is less than the then outstanding principal amount of the Loan on such date, then, within ten (10) Business Days after such Casualty Total Date, the Borrower shall, at its option, either (i) deposit into the Cash Collateral Account an amount (the "Casualty Loss Proceeds") equal to the sum of the then outstanding principal amount of the Loan less the then applicable Loan Collateral Value, or (ii) substitute for such Item of Equipment suffering a Casualty Loss such number of Replacement Units which are subject to Replacement Leases in accordance with Section 5.2(b) (together, at the Borrower's option, with a portion of the Casualty Loss Proceeds), so that after such substitution (and delivery of a portion of the Casualty Loss Proceeds, if applicable), the Loan Collateral Value equals or exceeds the then outstanding principal amount of the Loan. Upon the taking of the actions set forth in clauses (i) or (ii) above, (x) at the request of the Borrower, the Secured Party shall take such actions as may reasonably be requested by the Borrower in order to release such Items of Equipment which were subject to a Casualty Loss from the Lien of this Security Agreement, including the delivery to the Borrower of releases in recordable form with the United States Surface Transportation Board and the Registrar General (Canada) in the form of the release attached hereto as Exhibit A and UCC Amendment

Statements, all at the expense of the Borrower, (y) so long as no Event of Default or Default has occurred and is continuing, the Borrower shall be entitled to retain, free of the Secured Party's Lien hereunder, any insurance proceeds, lessee payments, railroad payments or other casualty recoveries ("Casualty Payments") received by the Borrower to the extent they relate to the Items of Equipment subject to such Casualty Loss, and (z) so long as no Event of Default or Default, has occurred and is continuing, the Secured Party shall pay over to the Borrower any and all Casualty Payments received by the Secured Party relating to such Items of Equipment and not taken into account in any calculation pursuant to clause (y)(i) in the second sentence of this Section 5.2a.

The Secured Party shall be entitled to retain all Casualty Loss Proceeds in respect of Items of Equipment that have been the subject of a Casualty Loss, and to hold them as additional Collateral hereunder in accordance with clauses (A) (B) and (C) below.

(A) All such Casualty Loss Proceeds shall be deposited by the Secured Party into a special cash collateral account (the "Cash Collateral Account") maintained at the Secured Party or such other bank designated by the Secured Party and reasonably acceptable to the Borrower provided such bank agrees to hold such proceeds on behalf of the Secured Party, under the sole control and dominion of the Secured Party, for so long as, but only so long as, this Security Agreement shall be in full force and effect.

(B) All amounts from time to time on deposit in the Cash Collateral Account shall, so long as no Event of Default shall have occurred or be continuing, be invested by the Secured Party at the direction of the Borrower in certificates of deposit with such maturities as Borrower shall request.

(C) Except as otherwise provided in paragraph (b) of this Section 5.2, amounts on deposit in the Cash Collateral Account shall not be released to Borrower except that, so long as no Event of Default or Default, has occurred and is continuing, the Borrower shall be permitted to use such monies to acquire Replacement Units under this Security Agreement; provided, however, that no such monies shall be released to the Borrower prior to the delivery of such Replacement Unit and the perfection of the Lien hereof on such Replacement Unit.

(b) In the event that Items of Equipment have been the subject of a Casualty Loss and the Borrower in consequence thereof has deposited Casualty Loss Proceeds in respect thereof pursuant to clause (i) of the second sentence of Section 5.2(a), the Borrower may at any time substitute Replacement Units which are subject to Replacement Leases as provided in this Section 5.2. In the event the Borrower elects to replace an Item of Equipment under the Equipment Lease with a Replacement

{36800 / 1110 / 00515744 / 6/22/2004 / 11}

Unit pursuant to this Section 5.2, such Replacement Unit and the Replacement Lease covering such Replacement Unit shall become subject to the perfected Lien of this Security Agreement and the security interest of the Secured Party, all pursuant to a supplement to this Security Agreement in the form of Exhibit C, to be executed by the parties hereto and filed with the United States Surface Transportation Board and the Registrar General (Canada).

(c) Upon the occurrence and during the continuance of any Event of Default, all Casualty Loss Proceeds and all other amounts standing to the credit of the Cash Collateral Account shall be paid to the Secured Party and applied by the Secured Party, as specified in Section 6.3.

(d) So long as no Event of Default or Default has occurred and is continuing, the Borrower may, but no more than five times during the tenor of the Note substitute Replacement Units for Items of Equipment upon the terms and conditions set forth herein and upon the request of the Borrower, the Secured Party shall take such actions as may be requested by the Borrower in order to release, and shall execute and deliver releases in a form reasonably satisfactory to the Borrower releasing (i) all the Secured Party's interest in and to any item of Equipment and/or Equipment Lease, and (ii) such Item of Equipment and/or Equipment Lease from the Lien of this Security Agreement; provided, however, that no Item of Equipment and/or Equipment Lease shall be so released unless simultaneously there shall be subject to the Lien of this Security Agreement and the interest of the Secured Party (A) Replacement Units having an aggregate Fair Market Value as of the date of release (which Fair Market Value shall be certified to by an officer of the Borrower) not less than the Fair Market Value of any Item or Items of Equipment and/or Equipment Lease to be so released, and (B) Replacement Leases; provided, however, that after giving effect to any substitution the Loan Collateral Value equals or exceeds the then outstanding principal amount of the Loan. The foregoing provisions of this Section 5.2(d) shall not be deemed in any way to limit the Borrower's right to purchase or substitute any Replacement Unit in the event of a Casualty Loss or Casualty Losses pursuant to this Section 5.2.

(e) So long as no Event of Default or Default has occurred and is continuing, the Borrower may, in connection with any partial prepayment of the Note, request the Secured Party to release and the Secured Party shall take such actions as may be requested by the Borrower in order to release, including, without limitation, permitting the filing of the appropriate UCC amendments and releases and executing and delivering a release in the form of Exhibit A hereto to the Borrower releasing, (i) all the Secured Party's interest in and to any Item of Equipment and/or Equipment Lease, and (ii) such Item of Equipment and/or Equipment Lease from the Lien of this Security Agreement; provided, however, that no Item of Equipment and/or Equipment

Lease shall be so released, unless after giving effect to any such release, the Loan Collateral Value equals or exceeds the then outstanding principal amount of the Loan.

## ARTICLE VI

### SECURED PARTY'S RIGHTS

Section 6.1 Secured Party's Rights. The Borrower agrees that when any Event of Default as defined in the Loan Agreement has occurred and is continuing, the Secured Party shall have the rights, options, duties and remedies of a secured party, and the Borrower shall have the rights and duties of a borrower, under the rules of United States Surface Transportation Board and under the UCC (regardless of whether such UCC or a law similar thereto has been enacted in a jurisdiction wherein the rights or remedies are asserted) as applicable, and the Secured Party shall have the following rights and remedies:

(a) The Secured Party shall have all the rights of a secured party under the rules of United States Surface Transportation Board and under the UCC to enforce the security interests contained herein.

(b) The Secured Party personally or by agents or attorneys, shall have the right (subject to (i) compliance with any applicable mandatory legal requirements and (ii) the rights of the Equipment Lessees in the Equipment and under the Equipment Leases) to take immediate possession of the Collateral, or any portion thereof, and for that purpose may pursue the same wherever it may be found, and may enter any of the premises of the Borrower, with or without notice, demand, process of law or legal procedure, if this can be done without breach of the peace, and search for, take possession of, remove, keep and store the Collateral, or use and operate or lease the Collateral until sold, and the Borrower shall deliver, or cause to be delivered, possession of the Equipment to the Secured Party or its agents where the same may be found or at such place or places as the Secured Party may reasonably require.

(c) Any Collateral repossessed by the Secured Party under or pursuant to this Section 6.1 may be sold, leased or otherwise disposed of under one or more contracts or as an entirety, and without the necessity of gathering at the place of sale the property to be sold, and in general in such manner, at such time or times, at such place or places and on such terms as the Secured Party may, in compliance with any mandatory requirements of applicable law, determine to be commercially reasonable. Any of the Collateral may be sold, leased or otherwise disposed of, in the condition in which the same existed when taken by the Secured Party or after any overhaul or repair which the Secured Party shall determine to be commercially reasonable. Any such disposition which shall be a private sale or other private proceedings permitted by such requirements shall be made upon not less than 10 days'

prior written notice to Borrower specifying the times at which such disposition is to be made and the intended sale price or other consideration therefor. Any such disposition which shall be a public sale permitted by such requirements shall be made upon not less than 10 days' prior written notice to Borrower specifying the time and place of such sale and, in the absence of applicable requirements of law, shall be by public auction after publication of notice of such auction not less than 10 days prior thereto in two newspapers in general circulation in the City of New York. To the extent permitted by any such requirement of law, the Secured Party may itself bid for and become the purchaser of the Collateral or any item thereof, offered for sale in accordance with this Section without accountability to Borrower (except to the extent of surplus money received as provided in Section 6.3). In the payment of the purchase price therefor, the Secured Party shall be entitled to have credit on account of the purchase price thereof of amounts owing to the Secured Party on account of the indebtedness hereby secured and the Secured Party may deliver the claims for interest on or principal of the Loan or other indebtedness hereby secured in lieu of cash up to the amount which would, upon distribution of the net proceeds of such sale, be payable thereon. If, under mandatory requirements of applicable law, the Secured Party shall be required to make disposition of the Collateral within a period of time which does not permit the giving of notice to Borrower as hereinabove specified, the Secured Party need give Borrower only such notice of disposition as shall be reasonably practicable in view of such mandatory requirements of applicable law.

(d) The Secured Party may proceed to protect and enforce this Security Agreement by suit or suits or proceedings in equity, at law or in bankruptcy, and whether for the specific performance of any covenant or agreement herein contained or in execution or aid of any power herein granted, or for foreclosure hereunder, or for the appointment of a receiver or receivers for the Collateral or any part thereof, for the recovery of judgment for the indebtedness hereby secured or for the enforcement of any other legal or equitable remedy available under applicable law.

Section 6.2 Effect of Sale. Any sale, whether under any power of sale hereby given or by virtue of judicial proceedings, shall operate to divest all right, title, interest, claim and demand whatsoever, either at law or in equity, of the Borrower in and to the property sold and shall be a perpetual bar, both at law and in equity, against the Borrower, its successors and assigns, and against any and all persons claiming the property sold, or any part thereof under, by or through the Borrower, its successors or assigns.

Section 6.3 Application of Sale Proceeds. The proceeds of any sale of the Collateral, or any part thereof, and the proceeds of any remedy hereunder shall be paid to and applied as follows:

(a) First, to the payment of all costs and expenses including those of foreclosure or suit, if any, and of such sale, and of all proper expenses, liability and advances, including legal expenses and reasonable attorneys' fees, incurred or made hereunder, under the Note, or under the Loan Agreement or the other Loan Documents, by the Secured Party, the Agent and the Lender;

(b) Second, to the payment of the amounts then owing or unpaid in respect of the Note (including any Make-Whole Amount) and any other amounts owed to the Secured Party, the Agent and the Lender in accordance with the provisions of the Loan Documents; and

(c) Third, to the payment of the surplus, if any, to the Borrower, its successors and assigns, or to whosoever may be lawfully entitled to receive the same.

Section 6.4 Discontinuance of Remedies. In case the Secured Party shall have proceeded to enforce any right under this Security Agreement by foreclosure, sale, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason or shall have been determined adversely, then, and in every such case, the Borrower and the Secured Party shall be restored to their former respective positions and rights hereunder with respect to the property subject to the security interest created under this Security Agreement.

Section 6.5 Cumulative Remedies. No delay or omission of the Secured Party to exercise any right or power arising from any default on the part of the Borrower, shall exhaust or impair any such right or power or prevent its exercise during the continuance of such default. No waiver by the Secured Party of any such default, whether such waiver be full or partial, shall extend to or be taken to affect any subsequent default, or to impair the rights resulting there from except as may be otherwise provided herein. The Secured Party may exercise any one or more or all of the remedies hereunder and no remedy is intended to be exclusive of any other remedy but each and every remedy shall be cumulative and in addition to any and every other remedy given hereunder or otherwise existing now or hereafter at law or in equity; nor shall the giving, taking or enforcement of any other or additional security, collateral or guaranty for the payment of the indebtedness secured under this Security Agreement operate to prejudice, waive or affect the security of this Security Agreement or any rights, powers or remedies hereunder, nor shall the Secured Party be required to first look to, enforce or exhaust such other or additional security, collateral or guaranties.

Section 6.6 Indemnity. The Borrower agrees to indemnify, protect and hold harmless the Secured Party, and its assigns, directors, officers, employees, agents or representatives in accordance with and pursuant to Section 9.8 of the Loan Agreement as if such Person were an Indemnified Person named therein.

Section 6.7 Costs and Expenses. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by the Secured Party, the Agent or the Lender in connection with the filing or recording of this Security Agreement, financing statements and other documents (including all taxes in connection with the filing and recording of such documents) in public offices, the payment or discharge of any taxes relating to the Collateral or imposed upon the Borrower, insurance premiums, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or the enforcing, foreclosing, retaking, holding, storing, processing, selling or otherwise realizing upon the Collateral and the Secured Party's security interest therein, whether through judicial proceedings or otherwise, or in defending or prosecuting any actions or proceedings arising out of or related to the transaction to which this Security Agreement relates, shall be borne and paid by the Borrower on demand by the Secured Party, the Agent or the Lender, as the case may be, and until so paid shall be added to the principal amount of the Loan and shall bear interest at the Default Rate prescribed in the Loan Agreement.

## ARTICLE VII

### MISCELLANEOUS

Section 7.1 Successors and Assigns. All the covenants, promises and agreements in this Security Agreement contained by or on behalf of the Borrower or by or on behalf of the Secured Party shall bind and inure to the benefit of the successors and assigns of such parties whether so expressed or not.

Section 7.2 Entire Agreement. This Security Agreement, together with the Loan Documents, the Schedule and other agreements referred to herein, constitute the entire understanding between the parties with respect to the subject matter hereof. All prior agreements, understandings, representations, warranties and negotiations, if any, are merged into this Security Agreement, and this Security Agreement is the entire agreement between the Borrower and the Secured Party relating to the subject matter hereof. This Security Agreement cannot be changed or terminated orally.

Section 7.3 Partial Invalidity. The unenforceability or invalidity of any provision or provisions of this Security Agreement shall not render any other provision or provisions herein contained unenforceable or invalid.

Section 7.4 Notices. All notices and communications provided for herein shall be given to such parties, at such addresses and in such manner as is provided in the Loan Agreement.

Section 7.5 Termination. This Security Agreement and the security interest granted hereby shall terminate when the Obligations have been fully and

{36800 / 1110 / 00515744 / 6/22/2004 / 11}



finally paid or discharged, at which time the Secured Party shall, at the Borrower's expense, execute and deliver to the Borrower all Uniform Commercial Code termination statements and such similar documents or proper instrument or instruments which the Borrower shall reasonably request to evidence such termination and the release of Collateral including, without limitation, (i) releases in recordable form under the rules of United States Surface Transportation Board and the Canada Transportation Act in the form of the release attached hereto as Exhibit A and (ii) the omnibus release and termination in the form of the release attached hereto as Exhibit B. Upon the release of this Security Agreement, all amounts in the Cash Collateral Account shall be under the sole dominion and control of the Borrower, and the Secured Party shall execute and deliver such notices to the Collateral Agent as instructed by the Borrower to effect the release of the originals of the Equipment Leases to the Borrower or its designee.

Section 7.6 GOVERNING LAW. IN ACCORDANCE WITH SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATION LAW, THIS SECURITY AGREEMENT, INCLUDING THE VALIDITY THEREOF, SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO ITS CONFLICT OF LAWS PRINCIPLES.

Section 7.7 Consent to Jurisdiction. ANY LEGAL SUIT, ACTION OR PROCEEDING AGAINST THE BORROWER ARISING OUT OF OR RELATING TO THIS SECURITY AGREEMENT, OR ANY TRANSACTION CONTEMPLATED HEREBY, MAY BE INSTITUTED IN ANY FEDERAL OR STATE COURT IN THE CITY OF NEW YORK, STATE OF NEW YORK AND THE BORROWER HEREBY WAIVES ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH SUIT, ACTION OR PROCEEDING, AND, SOLELY FOR THE PURPOSES OF ENFORCING THIS SECURITY AGREEMENT, THE BORROWER HEREBY IRREVOCABLY SUBMITS TO THE JURISDICTION OF ANY SUCH COURT IN ANY SUCH SUIT, ACTION OR PROCEEDING. THE BORROWER HEREBY IRREVOCABLY APPOINTS AND DESIGNATES ICAHN & CO, INC. (THE "AGENT FOR SERVICE OF PROCESS"), HAVING AN ADDRESS AT ONE WALL STREET COURT, SUITE 980, NEW YORK, NEW YORK 10005 AS ITS TRUE AND LAWFUL ATTORNEY-IN-FACT AND DULY AUTHORIZED AGENT FOR THE LIMITED PURPOSE OF ACCEPTING SERVICING OF LEGAL PROCESS AND THE BORROWER AGREES THAT SERVICE OF PROCESS UPON SUCH PARTY SHALL CONSTITUTE PERSONAL SERVICE OF SUCH PROCESS ON SUCH PERSON. THE BORROWER SHALL MAINTAIN THE DESIGNATION AND APPOINTMENT OF THE AGENT FOR SERVICE OF PROCESS UNTIL ALL AMOUNTS PAYABLE UNDER THE LOAN DOCUMENTS SHALL HAVE BEEN PAID IN FULL. IF THE AGENT FOR SERVICE OF PROCESS SHALL CEASE TO

SO ACT, THE BORROWER SHALL IMMEDIATELY DESIGNATE AND SHALL PROMPTLY DELIVER TO THE SECURED PARTY EVIDENCE IN WRITING OF SUCH OTHER AGENT'S ACCEPTANCE OF SUCH APPOINTMENT.

Section 7.8 Counterparts. This Security Agreement may be executed, acknowledged and delivered in any number of counterparts, each of such counterparts constituting an original but all together constituting only one Security Agreement.

Section 7.9 Waiver of Jury Trial. BY ITS SIGNATURE BELOW WRITTEN EACH PARTY HERETO IRREVOCABLY WAIVES ALL RIGHT TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS SECURITY AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have executed this  
Security Agreement as of the day and year first above written.

ARI SECOND LLC

By: American Railcar Leasing LLC,  
Member

By: American Railcar Industries, Inc.,  
Member

By: 

Name: Robert J. Mitchell

Title: Vice President

HSH NORDBANK AG, New York Branch

By: \_\_\_\_\_

Name:

Title:

By: \_\_\_\_\_

Name:

Title:

[Signature Page to Security Agreement between  
ARI SECOND LLC and  
HSH NORDBANK AG, New York Branch]

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement as of the day and year first above written.

ARI SECOND LLC

By: American Railcar Leasing LLC,  
Member

By: American Railcar Industries, Inc.,  
Member

By: \_\_\_\_\_

Name: Robert J. Mitchell

Title: Vice President

HSH NORDBANK AG, New York Branch

By: Mathis Shinnick

Name: Mathis Shinnick

Title: Senior Vice President

By: Kristie Li

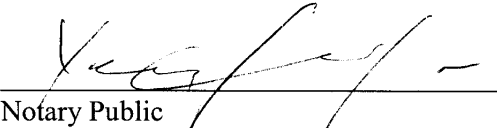
Name: Kristie Li

Title: Assistant Vice President

[Signature Page to Security Agreement between  
ARI SECOND LLC and  
HSH NORDBANK AG, New York Branch]

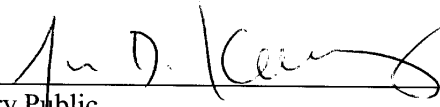
STATE OF NEW YORK        )  
                                  ) ss.:  
COUNTY OF NEW YORK     )

On this 29<sup>th</sup> day of June, 2004, before me, personally appeared Robert J. Mitchell, to me known, who being by me duly sworn, says that she resides in Nassau County, New York and is Vice President of American Railcar Industries, Inc., a member of a member of ARI Second LLC; that said instrument was signed on behalf of said company on the date hereof by authority of its governing body; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said company.

  
\_\_\_\_\_  
Notary Public  
YEVGENY FUNDLER  
Notary Public State of New York  
No. 02FU6046929  
Qualified in New York County  
Commission Expires August 21, 2006

STATE OF NEW YORK           )  
  ) ss.:  
COUNTY OF NEW YORK       )

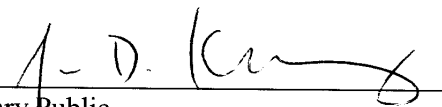
On this 29<sup>th</sup> day of June, 2004, before me, personally appeared Kristie Li to me personally known, who being by me duly sworn, says that she resides at Queens, NY and is Assistant Vice President of HSH NORDBANK AG, New York Branch, that said instrument was signed on the date hereof on behalf of said bank by authority of its governing body; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said bank.

  
\_\_\_\_\_  
Notary Public

JON D. KARNOFSKY  
Notary Public, State of New York  
No. 30-4514328  
Qualified in Nassau County  
Term Expires August 31, 2005

STATE OF NEW YORK           )  
  ) ss.:  
COUNTY OF NEW YORK       )

On this 29<sup>th</sup> day of June, 2004, before me, personally appeared Mathis Shinnick to me personally known, who being by me duly sworn, says that he resides at Darien, CT and is Senior Vice President of HSH NORDBANK AG, New York Branch, that said instrument was signed on the date hereof on behalf of said bank by authority of its governing body; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said bank.

  
\_\_\_\_\_  
Notary Public

JON D. KARNOFSKY  
Notary Public, State of New York  
No. 30-4514328  
Qualified in Nassau County  
Term Expires August 31, 2005

ANNEX A

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
536	ACFX	36028	C214	568	ACFX	54042	C214
1524	ACFX	36035	C214	568	ACFX	54049	C214
510	ACFX	36044	C214	1691	ACFX	54092	C214
1524	ACFX	36050	C214	1691	ACFX	54107	C214
1698	ACFX	36078	C214	45	ACFX	54115	C714
222	ACFX	36086	C214	1691	ACFX	54117	C214
222	ACFX	36090	C214	66	ACFX	54124	C314
154	ACFX	36093	C214	568	ACFX	54171	C214
222	ACFX	36094	C214	66	ACFX	54194	C314
222	ACFX	36097	C214	45	ACFX	54197	C714
222	ACFX	36101	C214	66	ACFX	54200	C314
222	ACFX	36102	C214	66	ACFX	54202	C314
222	ACFX	36118	C214	66	ACFX	54205	C314
510	ACFX	36126	C214	1691	ACFX	54206	C214
1524	ACFX	36147	C214	66	ACFX	54210	C314
45	ACFX	36163	C714	1691	ACFX	54212	C214
169	ACFX	36319	C614	568	ACFX	54221	C214
169	ACFX	36324	C614	1691	ACFX	54225	C214
169	ACFX	36326	C614	66	ACFX	54228	C314
1534	ACFX	36367	C214	66	ACFX	54230	C314
169	ACFX	36386	C614	1691	ACFX	54231	C214
154	ACFX	36418	C214	66	ACFX	54232	C314
154	ACFX	36419	C214	66	ACFX	54233	C314
568	ACFX	36537	C214	45	ACFX	54237	C714
389	ACFX	36538	C214	1691	ACFX	54240	C214
389	ACFX	36540	C214	1691	ACFX	54241	C214
389	ACFX	36542	C214	66	ACFX	54242	C314
389	ACFX	36543	C214	1691	ACFX	54243	C214
222	ACFX	36544	C214	1691	ACFX	54259	C214
389	ACFX	36546	C214	1691	ACFX	54265	C214
389	ACFX	36547	C214	1691	ACFX	54287	C214
389	ACFX	36548	C214	1509	ACFX	54336	C114
389	ACFX	36549	C214	66	ACFX	54338	C314
389	ACFX	36550	C214	66	ACFX	54339	C314
389	ACFX	36552	C214	1691	ACFX	54341	C214
389	ACFX	36554	C214	1691	ACFX	54346	C214
389	ACFX	36555	C214	66	ACFX	54351	C314
389	ACFX	36556	C214	1303	ACFX	54361	C214
389	ACFX	36558	C214	66	ACFX	54371	C314
389	ACFX	36560	C214	1691	ACFX	54382	C214
389	ACFX	36561	C214	568	ACFX	54383	C214
389	ACFX	36564	C214	1691	ACFX	54400	C214
389	ACFX	36565	C214	397	ACFX	54417	C514
568	ACFX	36569	C214	1691	ACFX	54420	C214
389	ACFX	36570	C214	1691	ACFX	54437	C214
389	ACFX	36571	C214	568	ACFX	54438	C214
389	ACFX	36573	C214	568	ACFX	54440	C214
389	ACFX	36574	C214	1691	ACFX	54446	C214
389	ACFX	36575	C214	568	ACFX	54449	C214
389	ACFX	36576	C214	1691	ACFX	54452	C214



Lessee Code	Rptg Mark	Car Number	AAR Desg
389	ACFX	36577	C214
389	ACFX	36578	C214
389	ACFX	36584	C214
154	ACFX	36623	C214
154	ACFX	36626	C214
154	ACFX	36632	C214
154	ACFX	36642	C214
154	ACFX	36646	C214
462	ACFX	36651	C714
462	ACFX	36652	C714
154	ACFX	36656	C214
154	ACFX	36658	C214
462	ACFX	36661	C714
154	ACFX	36663	C214
154	ACFX	36666	C214
510	ACFX	36670	C214
154	ACFX	36672	C214
154	ACFX	36673	C214
154	ACFX	36675	C214
154	ACFX	36687	C214
154	ACFX	36688	C214
154	ACFX	36692	C214
510	ACFX	36699	C214
510	ACFX	36700	C214
154	ACFX	36702	C214
154	ACFX	36705	C214
366	ACFX	36707	C214
1070	ACFX	36708	C214
510	ACFX	36729	C214
154	ACFX	36735	C214
154	ACFX	36738	C214
1057	ACFX	36740	C214
225	ACFX	37001	C214
154	ACFX	37004	C214
222	ACFX	37005	C214
225	ACFX	37007	C214
366	ACFX	37009	C214
510	ACFX	37010	C214
154	ACFX	37011	C214
154	ACFX	37012	C214
510	ACFX	37014	C214
154	ACFX	37015	C214
154	ACFX	37018	C214
154	ACFX	37021	C214
154	ACFX	37022	C214
222	ACFX	37023	C214
225	ACFX	37025	C214
154	ACFX	37026	C214
222	ACFX	37027	C214
222	ACFX	37029	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
568	ACFX	54461	C214
1691	ACFX	54462	C214
568	ACFX	54473	C214
568	ACFX	54474	C214
66	ACFX	54482	C214
397	ACFX	54484	C114
45	ACFX	54509	C714
66	ACFX	54520	C314
568	ACFX	54527	C214
568	ACFX	54528	C214
568	ACFX	54530	C214
568	ACFX	54531	C214
568	ACFX	54532	C214
568	ACFX	54534	C214
568	ACFX	54535	C214
568	ACFX	54536	C214
568	ACFX	54538	C214
66	ACFX	54552	C314
66	ACFX	54571	C314
397	ACFX	54595	C114
568	ACFX	54596	C214
397	ACFX	54599	C414
1691	ACFX	54611	C214
1509	ACFX	54620	C114
66	ACFX	54822	C314
1509	ACFX	54836	C114
568	ACFX	54851	C214
568	ACFX	54928	C214
1512	ACFX	54932	C614
1512	ACFX	54933	C614
1512	ACFX	54934	C214
1512	ACFX	54935	C614
1512	ACFX	54936	C614
1512	ACFX	54937	C614
1512	ACFX	54938	C614
1512	ACFX	54939	C614
1512	ACFX	54940	C614
1512	ACFX	54941	C614
1512	ACFX	54942	C614
1512	ACFX	54943	C614
1512	ACFX	54944	C614
1512	ACFX	54945	C614
1512	ACFX	54946	C214
1512	ACFX	54947	C614
1512	ACFX	54948	C214
1512	ACFX	54949	C614
1512	ACFX	54950	C614
1512	ACFX	54952	C614
1512	ACFX	54953	C214
1512	ACFX	54954	C614

Lessee Code	Rptg Mark	Car Number	AAR Desg
222	ACFX	37030	C214
225	ACFX	37031	C214
225	ACFX	37032	C214
222	ACFX	37034	C214
154	ACFX	37037	C214
510	ACFX	37038	C214
154	ACFX	37039	C214
154	ACFX	37042	C214
154	ACFX	37044	C214
154	ACFX	37045	C214
154	ACFX	37046	C214
222	ACFX	37047	C214
222	ACFX	37051	C214
222	ACFX	37053	C214
510	ACFX	37054	C214
154	ACFX	37055	C214
154	ACFX	37057	C214
154	ACFX	37060	C214
154	ACFX	37063	C214
154	ACFX	37064	C214
222	ACFX	37065	C214
154	ACFX	37066	C214
154	ACFX	37067	C214
154	ACFX	37068	C214
222	ACFX	37069	C214
222	ACFX	37070	C214
222	ACFX	37071	C214
510	ACFX	37072	C214
154	ACFX	37073	C214
154	ACFX	37074	C214
154	ACFX	37075	C214
222	ACFX	37076	C214
222	ACFX	37077	C214
154	ACFX	37079	C214
222	ACFX	37080	C214
154	ACFX	37082	C214
154	ACFX	37083	C214
154	ACFX	37084	C214
154	ACFX	37085	C214
154	ACFX	37086	C214
154	ACFX	37087	C214
154	ACFX	37089	C214
154	ACFX	37090	C214
154	ACFX	37092	C214
222	ACFX	37093	C214
154	ACFX	37094	C214
154	ACFX	37095	C214
154	ACFX	37096	C214
462	ACFX	37099	C714
154	ACFX	37100	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
1512	ACFX	54955	C614
1512	ACFX	54956	C614
1512	ACFX	54957	C614
1512	ACFX	54958	C614
1512	ACFX	54959	C614
1512	ACFX	54960	C614
1512	ACFX	54961	C614
1512	ACFX	54962	C614
1512	ACFX	54963	C614
1512	ACFX	54964	C614
1512	ACFX	54965	C614
1512	ACFX	54966	C614
1512	ACFX	54968	C614
1512	ACFX	54969	C214
1512	ACFX	54971	C614
1512	ACFX	54972	C214
1512	ACFX	54973	C614
1512	ACFX	54974	C614
1512	ACFX	54976	C614
1691	ACFX	55159	C214
1691	ACFX	55195	C214
45	ACFX	55199	C714
66	ACFX	55226	C314
66	ACFX	55319	C314
1691	ACFX	55345	C214
1691	ACFX	55471	C214
66	ACFX	55472	C314
66	ACFX	55476	C314
1509	ACFX	55478	C114
45	ACFX	55598	C714
1691	ACFX	55619	C214
568	ACFX	55622	C214
568	ACFX	55628	C214
1691	ACFX	55697	C214
1691	ACFX	55699	C214
1509	ACFX	55724	C114
1691	ACFX	55731	C214
66	ACFX	55751	C314
1691	ACFX	55779	C214
568	ACFX	55781	C214
66	ACFX	55792	C314
1691	ACFX	55801	C214
66	ACFX	55842	C314
66	ACFX	55844	C314
1691	ACFX	55888	C214
1509	ACFX	55890	C114
1509	ACFX	55891	C114
1509	ACFX	55894	C114
1509	ACFX	55896	C114
1509	ACFX	55900	C114

Lessee Code	Rptg Mark	Car Number	AAR Desg
510	ACFX	37101	C214
222	ACFX	37102	C214
222	ACFX	37103	C214
510	ACFX	37104	C214
154	ACFX	37105	C214
154	ACFX	37106	C214
154	ACFX	37107	C214
154	ACFX	37109	C214
154	ACFX	37110	C214
154	ACFX	37111	C214
154	ACFX	37112	C214
154	ACFX	37113	C214
222	ACFX	37115	C214
154	ACFX	37116	C214
1524	ACFX	37117	C214
154	ACFX	37118	C214
222	ACFX	37121	C214
154	ACFX	37122	C214
154	ACFX	37124	C214
154	ACFX	37125	C214
222	ACFX	37126	C214
154	ACFX	37128	C214
225	ACFX	37130	C214
154	ACFX	37131	C214
154	ACFX	37133	C214
222	ACFX	37134	C214
154	ACFX	37135	C214
222	ACFX	37136	C214
154	ACFX	37137	C214
154	ACFX	37138	C214
154	ACFX	37139	C214
222	ACFX	37140	C214
154	ACFX	37141	C214
225	ACFX	37142	C214
154	ACFX	37143	C214
154	ACFX	37144	C214
154	ACFX	37145	C214
225	ACFX	37147	C214
154	ACFX	37148	C214
154	ACFX	37149	C214
154	ACFX	37150	C214
222	ACFX	37151	C214
154	ACFX	37152	C214
225	ACFX	37153	C214
154	ACFX	37154	C214
225	ACFX	37156	C214
154	ACFX	37157	C214
225	ACFX	37159	C214
225	ACFX	37160	C214
225	ACFX	37161	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
1691	ACFX	55910	C214
1262	ACFX	55912	C214
1509	ACFX	55914	C114
1509	ACFX	55918	C114
1509	ACFX	55920	C114
1509	ACFX	55927	C114
1509	ACFX	55954	C114
1509	ACFX	55987	C114
1509	ACFX	55993	C114
1509	ACFX	55994	C114
1509	ACFX	55995	C114
66	ACFX	55996	C314
1509	ACFX	55997	C114
397	ACFX	55998	C514
1509	ACFX	56000	C114
66	ACFX	56001	C314
1691	ACFX	56002	C214
1262	ACFX	56005	C214
1509	ACFX	56006	C114
397	ACFX	56007	C514
1509	ACFX	56009	C114
1509	ACFX	56012	C114
1509	ACFX	56015	C114
1509	ACFX	56018	C114
1691	ACFX	56025	C214
1691	ACFX	56027	C214
1509	ACFX	56028	C114
1262	ACFX	56029	C214
1509	ACFX	56031	C114
1509	ACFX	56035	C114
66	ACFX	56036	C314
66	ACFX	56039	C314
1509	ACFX	56041	C114
1509	ACFX	56042	C114
1262	ACFX	56045	C214
1509	ACFX	56047	C114
1509	ACFX	56049	C114
45	ACFX	56055	C714
1509	ACFX	56057	C114
66	ACFX	56065	C314
1509	ACFX	56067	C114
66	ACFX	56080	C314
45	ACFX	56155	C714
66	ACFX	56157	C314
1262	ACFX	56266	C214
1509	ACFX	56300	C114
1262	ACFX	56301	C214
1509	ACFX	56303	C114
1262	ACFX	56311	C214
1262	ACFX	56313	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	37162	C214
154	ACFX	37163	C214
154	ACFX	37164	C214
154	ACFX	37165	C214
154	ACFX	37167	C214
154	ACFX	37169	C214
154	ACFX	37171	C214
154	ACFX	37172	C214
222	ACFX	37173	C214
222	ACFX	37174	C214
154	ACFX	37175	C214
154	ACFX	37176	C214
154	ACFX	37177	C214
225	ACFX	37178	C214
154	ACFX	37179	C214
154	ACFX	37181	C214
225	ACFX	37183	C214
222	ACFX	37184	C214
154	ACFX	37185	C214
225	ACFX	37186	C214
154	ACFX	37187	C214
225	ACFX	37188	C214
154	ACFX	37189	C214
510	ACFX	37191	C214
154	ACFX	37192	C214
154	ACFX	37193	C214
154	ACFX	37195	C214
154	ACFX	37196	C214
154	ACFX	37197	C214
154	ACFX	37198	C214
154	ACFX	37199	C214
154	ACFX	37200	C214
154	ACFX	37201	C214
225	ACFX	37202	C214
154	ACFX	37203	C214
154	ACFX	37204	C214
222	ACFX	37205	C214
225	ACFX	37206	C214
225	ACFX	37207	C214
225	ACFX	37208	C214
154	ACFX	37210	C214
225	ACFX	37211	C214
225	ACFX	37212	C214
225	ACFX	37213	C214
222	ACFX	37214	C214
154	ACFX	37215	C214
154	ACFX	37217	C214
154	ACFX	37218	C214
225	ACFX	37220	C214
225	ACFX	37221	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
1262	ACFX	56329	C214
66	ACFX	56334	C314
66	ACFX	56384	C314
45	ACFX	56400	C714
153	ACFX	56408	C214
1262	ACFX	56433	C214
45	ACFX	56455	C714
153	ACFX	56456	C214
66	ACFX	56625	C314
1262	ACFX	56820	C214
1691	ACFX	56824	C214
45	ACFX	56828	C114
1262	ACFX	56848	C214
225	ACFX	56851	C214
1691	ACFX	56854	C214
1691	ACFX	56855	C214
66	ACFX	56864	C214
1262	ACFX	56868	C214
1262	ACFX	56961	C214
462	ACFX	57129	C714
510	ACFX	57185	C114
225	ACFX	57268	C214
510	ACFX	57431	C214
225	ACFX	57438	C214
153	ACFX	57574	C214
66	ACFX	57575	C214
45	ACFX	57578	C714
1262	ACFX	57589	C214
153	ACFX	57604	C214
1062	ACFX	57613	C214
1062	ACFX	57615	C214
1062	ACFX	57616	C214
1262	ACFX	57617	C214
1663	ACFX	57618	C214
1663	ACFX	57619	C214
1663	ACFX	57620	C214
1663	ACFX	57622	C214
66	ACFX	57651	C314
1262	ACFX	57722	C214
45	ACFX	57723	C214
1262	ACFX	57728	C214
45	ACFX	57729	C214
45	ACFX	57733	C214
1262	ACFX	57737	C214
45	ACFX	57741	C214
1509	ACFX	57745	C114
45	ACFX	57751	C214
45	ACFX	57917	C214
45	ACFX	57925	C214
66	ACFX	57939	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	37222	C214
154	ACFX	37223	C214
154	ACFX	37224	C214
222	ACFX	37225	C214
154	ACFX	37226	C214
154	ACFX	37228	C214
154	ACFX	37229	C214
154	ACFX	37230	C214
225	ACFX	37232	C214
225	ACFX	37233	C214
154	ACFX	37234	C214
154	ACFX	37235	C214
225	ACFX	37237	C214
154	ACFX	37238	C214
225	ACFX	37239	C214
222	ACFX	37241	C214
225	ACFX	37244	C214
225	ACFX	37245	C214
154	ACFX	37246	C214
225	ACFX	37247	C214
154	ACFX	37248	C214
154	ACFX	37249	C214
154	ACFX	37250	C214
225	ACFX	37251	C214
154	ACFX	37252	C214
222	ACFX	37253	C214
154	ACFX	37254	C214
225	ACFX	37255	C214
225	ACFX	37256	C214
154	ACFX	37257	C214
225	ACFX	37258	C214
1524	ACFX	37260	C214
222	ACFX	37261	C214
154	ACFX	37262	C214
154	ACFX	37263	C214
154	ACFX	37264	C214
154	ACFX	37265	C214
154	ACFX	37268	C214
154	ACFX	37269	C214
154	ACFX	37270	C214
222	ACFX	37271	C214
154	ACFX	37272	C214
225	ACFX	37274	C214
154	ACFX	37275	C214
222	ACFX	37276	C214
154	ACFX	37277	C214
154	ACFX	37278	C214
154	ACFX	37279	C214
225	ACFX	37280	C214
225	ACFX	37281	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
1262	ACFX	57942	C214
1262	ACFX	57944	C214
1262	ACFX	57946	C214
1262	ACFX	57947	C214
1262	ACFX	57948	C214
1262	ACFX	57949	C214
1262	ACFX	57950	C214
1262	ACFX	57951	C214
1509	ACFX	57954	C114
1262	ACFX	57955	C214
1262	ACFX	57956	C214
1663	ACFX	57957	C214
1262	ACFX	57958	C214
1262	ACFX	57959	C214
1262	ACFX	57960	C214
1262	ACFX	57961	C214
45	ACFX	58003	C714
1484	ACFX	58004	C214
1484	ACFX	58013	C214
1520	ACFX	58056	C614
1484	ACFX	58067	C214
1262	ACFX	58072	C214
1262	ACFX	58083	C214
1484	ACFX	58101	C214
1484	ACFX	58107	C214
1262	ACFX	58117	C214
1262	ACFX	58119	C214
1262	ACFX	58120	C214
66	ACFX	58131	C314
66	ACFX	58134	C314
1262	ACFX	58136	C214
45	ACFX	58137	C714
66	ACFX	58141	C314
66	ACFX	58152	C214
1262	ACFX	58171	C214
45	ACFX	58176	C214
45	ACFX	58241	C214
1691	ACFX	58342	C214
1262	ACFX	58446	C214
1262	ACFX	58483	C214
1262	ACFX	58484	C714
45	ACFX	58518	C214
45	ACFX	58527	C114
45	ACFX	58535	C114
45	ACFX	58556	C114
45	ACFX	58561	C114
45	ACFX	58615	C214
45	ACFX	58619	C114
45	ACFX	58621	C114
45	ACFX	58646	C714

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	37282	C214	568	ACFX	58651	C214
1524	ACFX	37283	C214	1663	ACFX	58653	C214
154	ACFX	37285	C214	1691	ACFX	58838	C214
154	ACFX	37287	C214	66	ACFX	59187	C314
225	ACFX	37288	C214	1262	ACFX	59270	C214
154	ACFX	37289	C214	1691	ACFX	59271	C214
154	ACFX	37290	C214	1262	ACFX	59281	C214
154	ACFX	37291	C214	1262	ACFX	59285	C214
154	ACFX	37294	C214	1262	ACFX	59286	C214
222	ACFX	37295	C214	1262	ACFX	59287	C214
154	ACFX	37296	C214	1262	ACFX	59288	C214
154	ACFX	37297	C214	1262	ACFX	59290	C214
225	ACFX	37298	C214	1262	ACFX	59292	C214
222	ACFX	37300	C214	1262	ACFX	59293	C214
154	ACFX	37301	C214	1262	ACFX	59294	C214
225	ACFX	37302	C214	1262	ACFX	59295	C214
225	ACFX	37304	C214	1262	ACFX	59296	C214
154	ACFX	37305	C214	568	ACFX	59298	C214
154	ACFX	37306	C214	568	ACFX	59299	C214
154	ACFX	37307	C214	568	ACFX	59300	C214
154	ACFX	37308	C214	568	ACFX	59301	C214
222	ACFX	37309	C214	568	ACFX	59302	C214
154	ACFX	37310	C214	568	ACFX	59303	C214
154	ACFX	37314	C214	1691	ACFX	59304	C214
222	ACFX	37315	C214	1262	ACFX	59305	C214
154	ACFX	37316	C214	568	ACFX	59306	C214
154	ACFX	37317	C214	1691	ACFX	59307	C214
154	ACFX	37318	C214	568	ACFX	59308	C214
225	ACFX	37319	C214	1691	ACFX	59309	C214
225	ACFX	37320	C214	1691	ACFX	59310	C214
222	ACFX	37321	C214	568	ACFX	59313	C214
154	ACFX	37322	C214	1262	ACFX	59314	C214
154	ACFX	37323	C214	568	ACFX	59315	C214
154	ACFX	37324	C214	568	ACFX	59316	C214
154	ACFX	37326	C214	568	ACFX	59318	C214
222	ACFX	37327	C214	568	ACFX	59319	C214
225	ACFX	37328	C214	568	ACFX	59320	C214
154	ACFX	37330	C214	568	ACFX	59321	C214
154	ACFX	37331	C214	568	ACFX	59322	C214
154	ACFX	37332	C214	1262	ACFX	59323	C214
154	ACFX	37334	C214	568	ACFX	59324	C214
154	ACFX	37335	C214	568	ACFX	59325	C214
154	ACFX	37337	C214	568	ACFX	59327	C214
154	ACFX	37338	C214	1262	ACFX	59328	C214
222	ACFX	37340	C214	568	ACFX	59330	C214
154	ACFX	37341	C214	568	ACFX	59332	C214
154	ACFX	37342	C214	1691	ACFX	59336	C214
154	ACFX	37343	C214	568	ACFX	59337	C214
154	ACFX	37344	C214	66	ACFX	59344	C314
225	ACFX	37345	C214	1663	ACFX	59345	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	37346	C214
154	ACFX	37347	C214
225	ACFX	37348	C214
154	ACFX	37349	C214
154	ACFX	37350	C214
225	ACFX	37352	C214
154	ACFX	37353	C214
154	ACFX	37355	C214
154	ACFX	37356	C214
154	ACFX	37357	C214
225	ACFX	37358	C214
154	ACFX	37359	C214
225	ACFX	37360	C214
154	ACFX	37361	C214
154	ACFX	37363	C214
154	ACFX	37365	C214
154	ACFX	37366	C214
225	ACFX	37370	C214
225	ACFX	37371	C214
154	ACFX	37372	C214
225	ACFX	37373	C214
222	ACFX	37374	C214
154	ACFX	37375	C214
154	ACFX	37376	C214
225	ACFX	37379	C214
154	ACFX	37380	C214
154	ACFX	37381	C214
154	ACFX	37382	C214
154	ACFX	37385	C214
154	ACFX	37387	C214
225	ACFX	37388	C214
154	ACFX	37390	C214
154	ACFX	37391	C214
225	ACFX	37392	C214
154	ACFX	37393	C214
154	ACFX	37394	C214
366	ACFX	37396	C214
225	ACFX	37397	C214
154	ACFX	37399	C214
154	ACFX	37400	C214
154	ACFX	37401	C214
154	ACFX	37402	C214
154	ACFX	37404	C214
154	ACFX	37405	C214
225	ACFX	37408	C214
154	ACFX	37409	C214
1524	ACFX	37410	C214
154	ACFX	37411	C214
154	ACFX	37412	C214
154	ACFX	37413	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
66	ACFX	59347	C314
1262	ACFX	59504	C214
1663	ACFX	59513	C214
1663	ACFX	59515	C214
1663	ACFX	59518	C214
1663	ACFX	59519	C214
1262	ACFX	59524	C214
568	ACFX	59528	C214
1663	ACFX	59538	C214
1663	ACFX	59539	C214
66	ACFX	59540	C314
568	ACFX	59554	C214
1262	ACFX	59555	C214
1262	ACFX	59558	C214
568	ACFX	59566	C214
45	ACFX	59571	C214
1608	ACFX	59640	C614
1608	ACFX	59643	C614
1482	ACFX	59647	C614
1608	ACFX	59649	C614
1482	ACFX	59650	C614
1482	ACFX	59658	C614
28	ACFX	59659	C614
28	ACFX	59661	C614
28	ACFX	59662	C614
28	ACFX	59663	C614
28	ACFX	59664	C614
28	ACFX	59665	C614
28	ACFX	59666	C614
28	ACFX	59667	C614
28	ACFX	59668	C614
28	ACFX	59669	C614
28	ACFX	59670	C614
28	ACFX	59671	C614
28	ACFX	59672	C614
28	ACFX	59673	C614
28	ACFX	59674	C614
28	ACFX	59675	C614
28	ACFX	59676	C614
28	ACFX	59677	C614
28	ACFX	59678	C614
464	ACFX	59696	C614
464	ACFX	59697	C614
464	ACFX	59702	C614
464	ACFX	59704	C614
464	ACFX	59707	C614
464	ACFX	59708	C614
464	ACFX	59710	C614
464	ACFX	59711	C614
464	ACFX	59713	C614

Lessee Code	Rptg Mark	Car Number	AAR Desg
225	ACFX	37414	C214
154	ACFX	37415	C214
154	ACFX	37417	C214
154	ACFX	37418	C214
154	ACFX	37423	C214
154	ACFX	37425	C214
154	ACFX	37426	C214
154	ACFX	37427	C214
154	ACFX	37428	C214
154	ACFX	37430	C214
154	ACFX	37431	C214
154	ACFX	37433	C214
225	ACFX	37434	C214
154	ACFX	37436	C214
225	ACFX	37437	C214
225	ACFX	37439	C214
154	ACFX	37445	C214
222	ACFX	37446	C214
225	ACFX	37447	C214
225	ACFX	37448	C214
45	ACFX	37449	C214
225	ACFX	37450	C214
154	ACFX	37452	C214
222	ACFX	37455	C214
225	ACFX	37456	C214
225	ACFX	37457	C214
154	ACFX	37458	C214
154	ACFX	37459	C214
154	ACFX	37461	C214
154	ACFX	37465	C214
154	ACFX	37467	C214
225	ACFX	37468	C214
225	ACFX	37469	C214
154	ACFX	37470	C214
222	ACFX	37471	C214
154	ACFX	37472	C214
154	ACFX	37473	C214
154	ACFX	37474	C214
222	ACFX	37477	C214
154	ACFX	37478	C214
225	ACFX	37479	C214
225	ACFX	37480	C214
225	ACFX	37482	C214
154	ACFX	37483	C214
225	ACFX	37484	C214
154	ACFX	37485	C214
154	ACFX	37486	C214
154	ACFX	37487	C214
222	ACFX	37488	C214
225	ACFX	37489	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
464	ACFX	59715	C614
464	ACFX	59718	C614
1482	ACFX	59734	C614
1267	ACFX	59744	C614
1267	ACFX	59746	C614
1482	ACFX	59795	C614
1651	ACFX	59804	C414
1651	ACFX	59806	C614
1651	ACFX	59807	C614
567	ACFX	59810	C614
567	ACFX	59811	C614
567	ACFX	59812	C414
45	ACFX	59813	C414
1651	ACFX	59816	C414
1482	ACFX	59817	C414
567	ACFX	59818	C614
1482	ACFX	59821	C614
1210	ACFX	59823	C614
1267	ACFX	59824	C614
45	ACFX	59829	C614
567	ACFX	59830	C614
501	ACFX	59831	C614
1482	ACFX	59832	C614
1276	ACFX	59833	C614
438	ACFX	59835	C614
1482	ACFX	59838	C614
464	ACFX	59843	C614
567	ACFX	59844	C614
1482	ACFX	59845	C614
1482	ACFX	59846	C614
1651	ACFX	59848	C614
1482	ACFX	59854	C614
45	ACFX	59855	C614
1651	ACFX	59856	C614
168	ACFX	59859	C614
567	ACFX	59860	C614
1651	ACFX	59862	C614
28	ACFX	59863	C614
1482	ACFX	59865	C614
1482	ACFX	59866	C614
1651	ACFX	59867	C614
28	ACFX	59870	C614
567	ACFX	59871	C614
1482	ACFX	59873	C614
1651	ACFX	59874	C614
1482	ACFX	59875	C614
1651	ACFX	59876	C614
464	ACFX	59885	C614
1273	ACFX	59889	C614
1273	ACFX	59890	C614



Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
225	ACFX	37490	C214	1082	ACFX	59894	C614
225	ACFX	37491	C214	119	ACFX	59896	C614
154	ACFX	37493	C214	87	ACFX	59898	C614
154	ACFX	37494	C214	464	ACFX	59915	C614
225	ACFX	37496	C214	464	ACFX	59924	C614
225	ACFX	37497	C214	1273	ACFX	59931	C614
154	ACFX	37499	C214	1273	ACFX	59932	C614
154	ACFX	37500	C214	1273	ACFX	59933	C614
222	ACFX	37502	C214	1273	ACFX	59934	C614
154	ACFX	37504	C214	1273	ACFX	59935	C614
154	ACFX	37505	C214	1273	ACFX	59936	C614
225	ACFX	37506	C214	1273	ACFX	59937	C614
1524	ACFX	37507	C214	1273	ACFX	59940	C614
154	ACFX	37509	C214	1273	ACFX	59941	C614
154	ACFX	37511	C214	45	ACFX	59985	C614
154	ACFX	37512	C214	45	ACFX	59996	C614
225	ACFX	37515	C214	154	ACFX	64536	C214
154	ACFX	37518	C214	154	ACFX	64537	C214
154	ACFX	37520	C214	154	ACFX	64538	C214
510	ACFX	37521	C214	154	ACFX	64539	C214
225	ACFX	37522	C214	154	ACFX	64540	C214
225	ACFX	37525	C214	154	ACFX	64541	C214
225	ACFX	37526	C214	154	ACFX	64542	C214
225	ACFX	37527	C214	154	ACFX	64543	C214
222	ACFX	37528	C214	154	ACFX	64544	C214
222	ACFX	37529	C214	154	ACFX	64545	C214
225	ACFX	37530	C214	154	ACFX	64546	C214
154	ACFX	37534	C214	154	ACFX	64547	C214
154	ACFX	37536	C214	154	ACFX	64548	C214
154	ACFX	37538	C214	154	ACFX	64549	C214
222	ACFX	37542	C214	154	ACFX	64550	C214
154	ACFX	37543	C214	154	ACFX	64551	C214
154	ACFX	37544	C214	154	ACFX	64552	C214
222	ACFX	37546	C214	154	ACFX	64553	C214
154	ACFX	37547	C214	154	ACFX	64554	C214
154	ACFX	37549	C214	154	ACFX	64555	C214
222	ACFX	37552	C214	154	ACFX	64556	C214
222	ACFX	37553	C214	154	ACFX	64557	C214
154	ACFX	37554	C214	154	ACFX	64558	C214
222	ACFX	37556	C214	154	ACFX	64559	C214
225	ACFX	37558	C214	154	ACFX	64560	C214
154	ACFX	37559	C214	154	ACFX	64561	C214
154	ACFX	37560	C214	154	ACFX	64562	C214
154	ACFX	37561	C214	154	ACFX	64563	C214
222	ACFX	37562	C214	154	ACFX	64564	C214
222	ACFX	37563	C214	154	ACFX	64565	C214
222	ACFX	37566	C214	154	ACFX	64566	C214
225	ACFX	37569	C214	154	ACFX	64567	C214
154	ACFX	37572	C214	154	ACFX	64568	C214
222	ACFX	37573	C214	154	ACFX	64569	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
225	ACFX	37574	C214
154	ACFX	37575	C214
154	ACFX	37576	C214
154	ACFX	37577	C214
154	ACFX	37578	C214
222	ACFX	37579	C214
222	ACFX	37580	C214
154	ACFX	37581	C214
154	ACFX	37582	C214
154	ACFX	37583	C214
154	ACFX	37584	C214
154	ACFX	37586	C214
222	ACFX	37587	C214
154	ACFX	37588	C214
154	ACFX	37590	C214
225	ACFX	37591	C214
154	ACFX	37594	C214
154	ACFX	37595	C214
222	ACFX	37597	C214
510	ACFX	37599	C214
154	ACFX	37600	C214
222	ACFX	37601	C214
225	ACFX	37603	C214
225	ACFX	37604	C214
222	ACFX	37605	C214
222	ACFX	37607	C214
225	ACFX	37610	C214
154	ACFX	37612	C214
154	ACFX	37613	C214
225	ACFX	37615	C214
154	ACFX	37617	C214
225	ACFX	37620	C214
225	ACFX	37621	C214
222	ACFX	37622	C214
222	ACFX	37624	C214
154	ACFX	37625	C214
154	ACFX	37626	C214
225	ACFX	37627	C214
366	ACFX	37628	C214
154	ACFX	37629	C214
154	ACFX	37630	C214
222	ACFX	37633	C214
225	ACFX	37635	C214
222	ACFX	37636	C214
222	ACFX	37637	C214
225	ACFX	37641	C214
222	ACFX	37642	C214
510	ACFX	37645	C214
222	ACFX	37646	C214
510	ACFX	37647	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	64570	C214
154	ACFX	64571	C214
154	ACFX	64572	C214
154	ACFX	64573	C214
154	ACFX	64574	C214
154	ACFX	64575	C214
154	ACFX	64576	C214
154	ACFX	64577	C214
154	ACFX	64578	C214
154	ACFX	64579	C214
154	ACFX	64580	C214
154	ACFX	64581	C214
154	ACFX	64582	C214
154	ACFX	64583	C214
154	ACFX	64584	C214
154	ACFX	64585	C214
154	ACFX	64586	C214
154	ACFX	64587	C214
154	ACFX	64588	C214
154	ACFX	64589	C214
154	ACFX	64590	C214
154	ACFX	64591	C214
154	ACFX	64592	C214
154	ACFX	64593	C214
154	ACFX	64594	C214
154	ACFX	64595	C214
154	ACFX	64596	C214
154	ACFX	64597	C214
154	ACFX	64598	C214
154	ACFX	64599	C214
154	ACFX	64600	C214
154	ACFX	64601	C214
154	ACFX	64602	C214
154	ACFX	64603	C214
154	ACFX	64604	C214
154	ACFX	64605	C214
154	ACFX	64606	C214
334	ACFX	65281	C214
192	ACFX	67157	C214
45	ACFX	71334	T104
45	ACFX	71338	T104
45	ACFX	71355	T104
1580	ACFX	72453	T105
586	ACFX	75156	T104
586	ACFX	75158	T104
45	ACFX	75334	T104
45	ACFX	75341	T104
1003	ACFX	75396	T106
72	ACFX	75397	T106
1024	ACFX	75398	T106

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
1030	ACFX	38389	C414	1541	ACFX	75399	T106
1030	ACFX	38390	C614	200	ACFX	75400	T106
1030	ACFX	38391	C614	200	ACFX	75401	T106
1030	ACFX	38392	C614	319	ACFX	75402	T106
1030	ACFX	38393	C614	1523	ACFX	75404	T106
1030	ACFX	38394	C614	1690	ACFX	75405	T106
1030	ACFX	38395	C614	1269	ACFX	75407	T106
1030	ACFX	38396	C614	72	ACFX	75409	T106
1030	ACFX	38397	C614	72	ACFX	75410	T106
1030	ACFX	38398	C614	1657	ACFX	75411	T106
192	ACFX	38533	C214	1541	ACFX	75412	T106
334	ACFX	38542	C214	1657	ACFX	75413	T106
334	ACFX	38545	C214	1024	ACFX	75416	T106
193	ACFX	38553	C214	1523	ACFX	75423	T106
45	ACFX	38557	C214	484	ACFX	75425	T106
1524	ACFX	38562	C214	72	ACFX	75426	T106
1062	ACFX	38563	C214	200	ACFX	75427	T106
193	ACFX	38567	C214	72	ACFX	75429	T106
1597	ACFX	38568	C214	1541	ACFX	75430	T106
1597	ACFX	38572	C214	1523	ACFX	75431	T106
193	ACFX	38580	C214	72	ACFX	75432	T106
1062	ACFX	38597	C214	484	ACFX	75433	T106
334	ACFX	38599	C214	484	ACFX	75434	T106
193	ACFX	38606	C214	72	ACFX	75435	T106
193	ACFX	38621	C214	1523	ACFX	75436	T106
1062	ACFX	38626	C214	72	ACFX	75438	T106
1062	ACFX	38634	C214	72	ACFX	75439	T106
334	ACFX	38643	C214	319	ACFX	75440	T106
192	ACFX	38645	C214	1571	ACFX	75441	T106
45	ACFX	38658	C214	200	ACFX	75443	T106
192	ACFX	38660	C214	1685	ACFX	75444	T106
334	ACFX	38676	C214	1685	ACFX	75445	T106
192	ACFX	38753	C214	319	ACFX	75446	T106
334	ACFX	38754	C214	484	ACFX	75447	T106
192	ACFX	38758	C214	1523	ACFX	75450	T106
192	ACFX	38778	C214	1523	ACFX	75451	T106
334	ACFX	38779	C214	319	ACFX	75452	T106
192	ACFX	38780	C214	319	ACFX	75455	T106
334	ACFX	38785	C214	319	ACFX	75456	T106
193	ACFX	38809	C214	72	ACFX	75458	T106
57	ACFX	38899	C214	1541	ACFX	75461	T106
57	ACFX	38906	C214	319	ACFX	75463	T106
87	ACFX	38907	C114	45	ACFX	75773	T104
389	ACFX	38933	C214	45	ACFX	75774	T104
1396	ACFX	39401	C214	45	ACFX	75776	T104
1030	ACFX	39572	C614	45	ACFX	75778	T104
1030	ACFX	39573	C614	45	ACFX	75779	T104
1030	ACFX	39574	C614	45	ACFX	75780	T104
1030	ACFX	39575	C614	45	ACFX	75782	T104
1030	ACFX	39576	C614	45	ACFX	75783	T104

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
1030	ACFX	39577	C614	45	ACFX	75784	T104
1030	ACFX	39578	C614	45	ACFX	75785	T104
1030	ACFX	39579	C614	45	ACFX	75786	T104
1030	ACFX	39580	C614	45	ACFX	75787	T104
1030	ACFX	39581	C614	45	ACFX	75788	T104
1030	ACFX	39582	C614	45	ACFX	75789	T104
1030	ACFX	39583	C614	45	ACFX	75790	T104
1030	ACFX	39585	C614	45	ACFX	75791	T104
1030	ACFX	39586	C614	45	ACFX	75792	T104
1030	ACFX	39587	C614	45	ACFX	75793	T104
1030	ACFX	39588	C614	45	ACFX	75794	T104
1030	ACFX	39589	C614	45	ACFX	75795	T104
1030	ACFX	39590	C614	45	ACFX	75796	T104
1030	ACFX	39591	C614	45	ACFX	75797	T104
1030	ACFX	39592	C614	45	ACFX	75798	T104
1030	ACFX	39593	C614	45	ACFX	75799	T104
1030	ACFX	39594	C614	45	ACFX	75800	T104
1030	ACFX	39595	C614	45	ACFX	75801	T104
1030	ACFX	39596	C614	45	ACFX	75802	T104
1030	ACFX	39597	C614	45	ACFX	75803	T104
1030	ACFX	39598	C614	45	ACFX	75804	T104
1030	ACFX	39599	C614	45	ACFX	75805	T104
1030	ACFX	39601	C614	45	ACFX	75806	T104
1030	ACFX	39603	C614	45	ACFX	75807	T104
1030	ACFX	39604	C614	45	ACFX	75811	T104
1030	ACFX	39605	C614	45	ACFX	75812	T104
334	ACFX	39620	C214	45	ACFX	76217	T104
1062	ACFX	39661	C214	45	ACFX	76220	T104
169	ACFX	39699	C614	45	ACFX	76230	T104
169	ACFX	39700	C614	45	ACFX	76231	T104
169	ACFX	39701	C614	45	ACFX	76245	T104
169	ACFX	39702	C614	45	ACFX	76248	T104
169	ACFX	39703	C614	45	ACFX	76250	T104
169	ACFX	39704	C614	45	ACFX	76254	T104
169	ACFX	39705	C614	45	ACFX	76259	T104
169	ACFX	39706	C614	45	ACFX	76264	T104
169	ACFX	39707	C614	1287	ACFX	76275	T105
169	ACFX	39708	C614	1287	ACFX	76276	T105
169	ACFX	39709	C614	1287	ACFX	76277	T105
169	ACFX	39710	C614	1287	ACFX	76278	T105
169	ACFX	39711	C614	1287	ACFX	76279	T105
169	ACFX	39712	C614	1287	ACFX	76280	T105
169	ACFX	39713	C614	1287	ACFX	76281	T105
169	ACFX	39714	C614	1287	ACFX	76282	T105
169	ACFX	39715	C614	1287	ACFX	76283	T105
169	ACFX	39716	C614	1287	ACFX	76284	T105
169	ACFX	39717	C614	1499	ACFX	76517	T105
169	ACFX	39718	C614	1499	ACFX	76518	T105
154	ACFX	39744	C214	1499	ACFX	76519	T105
154	ACFX	39745	C214	1499	ACFX	76520	T105

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	39746	C214	1499	ACFX	76521	T105
154	ACFX	39747	C214	1499	ACFX	76522	T105
154	ACFX	39748	C214	1499	ACFX	76523	T105
154	ACFX	39749	C214	1499	ACFX	76524	T105
154	ACFX	39750	C214	1499	ACFX	76525	T105
154	ACFX	39751	C214	1499	ACFX	76526	T105
154	ACFX	39752	C214	1499	ACFX	76527	T105
154	ACFX	39753	C214	1499	ACFX	76528	T105
154	ACFX	39754	C214	1499	ACFX	76529	T105
154	ACFX	39755	C214	1499	ACFX	76530	T105
154	ACFX	39756	C214	1499	ACFX	76531	T105
154	ACFX	39757	C214	1499	ACFX	76532	T105
154	ACFX	39758	C214	1499	ACFX	76533	T105
154	ACFX	39759	C214	1499	ACFX	76534	T105
154	ACFX	39760	C214	1499	ACFX	76535	T105
154	ACFX	39761	C214	1499	ACFX	76536	T105
154	ACFX	39762	C214	1499	ACFX	76537	T105
154	ACFX	39763	C214	1499	ACFX	76538	T105
154	ACFX	39764	C214	1499	ACFX	76539	T105
154	ACFX	39765	C214	1499	ACFX	76540	T105
154	ACFX	39766	C214	1499	ACFX	76541	T105
154	ACFX	39767	C214	1499	ACFX	76542	T105
154	ACFX	39768	C214	1499	ACFX	76543	T105
154	ACFX	39769	C214	1499	ACFX	76544	T105
154	ACFX	39770	C214	1472	ACFX	76559	T105
154	ACFX	39771	C214	99	ACFX	76680	T105
154	ACFX	39772	C214	1563	ACFX	77807	T104
154	ACFX	39773	C214	1563	ACFX	78743	T105
154	ACFX	39774	C214	1563	ACFX	78748	T105
154	ACFX	39775	C214	462	ACFX	79442	T105
154	ACFX	39776	C214	1262	ACFX	79443	T105
154	ACFX	39777	C214	462	ACFX	79446	T105
154	ACFX	39778	C214	1563	ACFX	79448	T105
154	ACFX	39779	C214	1563	ACFX	79460	T105
154	ACFX	39780	C214	462	ACFX	79463	T105
154	ACFX	39781	C214	319	ACFX	79469	T105
154	ACFX	39782	C214	319	ACFX	79470	T105
154	ACFX	39783	C214	1563	ACFX	79490	T105
154	ACFX	39784	C214	1262	ACFX	79491	T105
154	ACFX	39785	C214	99	ACFX	79492	T105
154	ACFX	39786	C214	417	ACFX	79501	T105
154	ACFX	39787	C214	319	ACFX	79521	T105
154	ACFX	39788	C214	1563	ACFX	79535	T105
154	ACFX	39789	C214	1262	ACFX	79539	T105
154	ACFX	39790	C214	319	ACFX	79557	T105
154	ACFX	39791	C214	1262	ACFX	79564	T105
154	ACFX	39792	C214	99	ACFX	79565	T105
154	ACFX	39793	C214	99	ACFX	79576	T105
154	ACFX	39795	C214	319	ACFX	79594	T106
154	ACFX	39796	C214	1657	ACFX	79595	T106

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	39797	C214	1541	ACFX	79597	T106
154	ACFX	39798	C214	1571	ACFX	79598	T106
154	ACFX	39799	C214	319	ACFX	79600	T106
154	ACFX	39800	C214	319	ACFX	79601	T106
154	ACFX	39801	C214	319	ACFX	79602	T106
154	ACFX	39802	C214	1505	ACFX	79604	T106
154	ACFX	39803	C214	484	ACFX	79606	T106
154	ACFX	39804	C214	1024	ACFX	79608	T106
154	ACFX	39805	C214	72	ACFX	79609	T106
154	ACFX	39806	C214	1541	ACFX	79610	T106
154	ACFX	39807	C214	1690	ACFX	79612	T106
154	ACFX	39808	C214	1541	ACFX	79613	T106
154	ACFX	39809	C214	319	ACFX	79614	T106
154	ACFX	39810	C214	319	ACFX	79615	T106
154	ACFX	39811	C214	1523	ACFX	79616	T106
154	ACFX	39812	C214	200	ACFX	79617	T106
154	ACFX	39813	C214	319	ACFX	79618	T106
154	ACFX	39814	C214	72	ACFX	79619	T106
154	ACFX	39815	C214	484	ACFX	79620	T106
154	ACFX	39816	C214	200	ACFX	79622	T106
154	ACFX	39817	C214	484	ACFX	79623	T106
154	ACFX	39818	C214	1541	ACFX	79624	T106
154	ACFX	39819	C214	1685	ACFX	79625	T106
154	ACFX	39821	C214	319	ACFX	79626	T106
154	ACFX	39822	C214	319	ACFX	79627	T106
169	ACFX	39844	C614	72	ACFX	79628	T106
169	ACFX	39845	C614	319	ACFX	79629	T106
169	ACFX	39846	C614	72	ACFX	79634	T106
169	ACFX	39847	C614	319	ACFX	79637	T106
169	ACFX	39848	C614	1541	ACFX	79638	T106
169	ACFX	39851	C614	1571	ACFX	79642	T106
169	ACFX	39852	C614	319	ACFX	79643	T106
169	ACFX	39853	C614	484	ACFX	79647	T106
169	ACFX	39854	C614	319	ACFX	79649	T106
169	ACFX	39855	C614	484	ACFX	79650	T106
1512	ACFX	40337	C214	1541	ACFX	79651	T106
1512	ACFX	40339	C214	1504	ACFX	79653	T106
1030	ACFX	40731	C614	1541	ACFX	79654	T106
1030	ACFX	40732	C614	319	ACFX	79655	T106
1030	ACFX	40733	C614	72	ACFX	79656	T106
1030	ACFX	40734	C614	1541	ACFX	79657	T106
1030	ACFX	40735	C614	200	ACFX	79658	T106
1030	ACFX	40736	C614	1446	ACFX	79727	T105
1030	ACFX	40737	C614	1446	ACFX	79728	T105
1030	ACFX	40738	C614	1446	ACFX	79731	T105
1030	ACFX	40739	C614	1446	ACFX	79733	T105
1030	ACFX	40740	C614	1446	ACFX	79734	T105
1030	ACFX	40741	C614	1446	ACFX	79735	T105
1030	ACFX	40742	C614	1446	ACFX	79736	T105
1030	ACFX	40743	C614	1446	ACFX	79738	T105

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
1030	ACFX	40744	C614	1446	ACFX	79739	T105
1030	ACFX	40745	C614	1446	ACFX	79740	T105
1030	ACFX	40746	C614	1446	ACFX	79741	T105
1030	ACFX	40747	C614	1446	ACFX	79748	T105
1030	ACFX	40748	C614	1446	ACFX	79750	T105
1030	ACFX	40749	C614	1446	ACFX	79754	T105
1030	ACFX	40750	C614	1446	ACFX	79756	T105
57	ACFX	40797	C214	1446	ACFX	79757	T105
57	ACFX	40804	C214	1446	ACFX	79758	T105
1057	ACFX	40823	C214	1446	ACFX	79761	T105
1512	ACFX	40830	C214	1446	ACFX	79762	T105
57	ACFX	40834	C214	1446	ACFX	79763	T105
57	ACFX	40836	C214	92	ACFX	79930	T105
389	ACFX	40851	C214	92	ACFX	79931	T105
389	ACFX	40852	C214	92	ACFX	79932	T105
389	ACFX	40853	C214	92	ACFX	79933	T105
389	ACFX	40854	C214	92	ACFX	79934	T105
389	ACFX	40855	C214	92	ACFX	79935	T105
389	ACFX	40856	C214	92	ACFX	79936	T105
389	ACFX	40857	C214	92	ACFX	79937	T105
389	ACFX	40858	C214	92	ACFX	79938	T105
389	ACFX	40859	C214	92	ACFX	79939	T105
389	ACFX	40860	C214	92	ACFX	79941	T105
389	ACFX	40861	C214	92	ACFX	79942	T105
389	ACFX	40862	C214	92	ACFX	79943	T105
389	ACFX	40863	C214	92	ACFX	79944	T105
389	ACFX	40864	C214	92	ACFX	79945	T105
389	ACFX	40865	C214	92	ACFX	79946	T105
389	ACFX	40866	C214	92	ACFX	79947	T105
389	ACFX	40867	C214	92	ACFX	79948	T105
389	ACFX	40868	C214	92	ACFX	79949	T105
389	ACFX	40869	C214	1571	ACFX	87579	T106
389	ACFX	40870	C214	1030	ACFX	96000	C614
389	ACFX	40871	C214	1030	ACFX	96001	C614
389	ACFX	40872	C214	1030	ACFX	96003	C614
389	ACFX	40873	C214	1030	ACFX	96004	C614
389	ACFX	40874	C214	1030	ACFX	96005	C614
389	ACFX	40875	C214	1030	ACFX	96006	C614
389	ACFX	40876	C214	1030	ACFX	96007	C614
389	ACFX	40877	C214	1030	ACFX	96008	C614
389	ACFX	40878	C214	1030	ACFX	96009	C614
389	ACFX	40879	C214	1524	ACFX	96083	C214
389	ACFX	40880	C214	1524	ACFX	96084	C214
389	ACFX	40882	C214	154	ACFX	96092	C214
389	ACFX	40883	C214	57	ACFX	96171	C214
389	ACFX	40884	C214	225	ACFX	96176	C214
389	ACFX	40885	C214	154	ACFX	96183	C214
389	ACFX	40886	C214	536	ACFX	96186	C214
389	ACFX	40887	C214	510	ACFX	96187	C214
389	ACFX	40888	C214	154	ACFX	96193	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
389	ACFX	40889	C214	1077	ACFX	96208	C114
389	ACFX	40891	C214	1077	ACFX	96211	C114
389	ACFX	40892	C214	1077	ACFX	96214	C114
389	ACFX	40893	C214	1077	ACFX	96219	C114
389	ACFX	40894	C214	462	ACFX	96220	C714
389	ACFX	40895	C214	154	ACFX	96230	C214
389	ACFX	40896	C214	1077	ACFX	96232	C114
389	ACFX	40897	C214	154	ACFX	96247	C214
389	ACFX	40898	C214	568	ACFX	96254	C214
389	ACFX	40899	C214	1396	ACFX	96263	C214
389	ACFX	40900	C214	1508	ACFX	96265	C214
389	ACFX	40901	C214	1524	ACFX	96266	C214
389	ACFX	40902	C214	568	ACFX	96272	C214
1062	ACFX	40903	C214	510	ACFX	96307	C214
389	ACFX	40904	C214	568	ACFX	96334	C214
389	ACFX	40905	C214	154	ACFX	96336	C214
389	ACFX	40906	C214	568	ACFX	96342	C214
389	ACFX	40907	C214	1524	ACFX	96461	C214
389	ACFX	40908	C214	1524	ACFX	96470	C214
389	ACFX	40909	C214	1258	ACFX	96486	C214
389	ACFX	40910	C214	1524	ACFX	96508	C214
389	ACFX	40911	C214	1524	ACFX	96651	C214
389	ACFX	40912	C214	45	ACFX	96655	C714
1062	ACFX	40913	C214	510	ACFX	96736	C214
389	ACFX	40914	C214	154	ACFX	96738	C214
389	ACFX	40915	C214	1524	ACFX	96740	C214
389	ACFX	40916	C214	1524	ACFX	96741	C214
389	ACFX	40917	C214	510	ACFX	96750	C214
389	ACFX	40918	C214	193	ACFX	96795	C214
389	ACFX	40919	C214	510	ACFX	96888	C214
389	ACFX	40920	C214	510	ACFX	96889	C214
389	ACFX	40921	C214	389	ACFX	96892	C214
389	ACFX	40922	C214	389	ACFX	96893	C214
389	ACFX	40923	C214	389	ACFX	96894	C214
389	ACFX	40924	C214	389	ACFX	96895	C214
389	ACFX	40925	C214	536	ACFX	96909	C214
389	ACFX	40926	C214	1524	ACFX	96919	C214
389	ACFX	40927	C214	154	ACFX	96920	C214
389	ACFX	40928	C214	154	ACFX	96926	C214
389	ACFX	40929	C214	154	ACFX	96937	C214
389	ACFX	40930	C214	510	ACFX	96986	C214
1062	ACFX	40931	C214	225	ACFX	96990	C214
389	ACFX	40932	C214	154	ACFX	97009	C214
389	ACFX	40933	C214	154	ACFX	97010	C214
389	ACFX	40934	C214	45	ACFX	97037	C714
389	ACFX	40935	C214	154	ACFX	97044	C214
389	ACFX	40936	C214	154	ACFX	97045	C214
389	ACFX	40937	C214	154	ACFX	97046	C214
389	ACFX	40938	C214	225	ACFX	97049	C214
389	ACFX	40939	C214	154	ACFX	97053	C214



Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
161	ACFX	40941	C214	154	ACFX	97132	C214
389	ACFX	40942	C214	154	ACFX	97135	C214
389	ACFX	40943	C214	154	ACFX	97141	C214
1006	ACFX	40944	C314	154	ACFX	97143	C214
1062	ACFX	40945	C214	154	ACFX	97145	C214
389	ACFX	40946	C214	154	ACFX	97250	C214
389	ACFX	40947	C214	154	ACFX	97270	C214
389	ACFX	40948	C214	510	ACFX	97302	C214
1006	ACFX	40949	C314	225	ACFX	97305	C214
389	ACFX	40950	C214	225	ACFX	97311	C214
389	ACFX	40951	C214	225	ACFX	97325	C214
389	ACFX	40952	C214	510	ACFX	97327	C214
389	ACFX	40953	C214	510	ACFX	97329	C214
389	ACFX	40954	C214	510	ACFX	97335	C214
389	ACFX	40955	C214	1057	ACFX	97337	C214
389	ACFX	40956	C214	154	ACFX	97346	C214
389	ACFX	40957	C214	154	ACFX	97380	C214
389	ACFX	40959	C214	568	ACFX	97433	C214
389	ACFX	40960	C214	568	ACFX	97444	C214
389	ACFX	40961	C214	1057	ACFX	97453	C214
389	ACFX	40962	C214	1057	ACFX	97460	C214
389	ACFX	40963	C214	510	ACFX	97466	C214
389	ACFX	40964	C214	154	ACFX	97476	C214
389	ACFX	40965	C214	1070	ACFX	97480	C214
389	ACFX	40966	C214	225	ACFX	97494	C214
389	ACFX	40967	C214	154	ACFX	97559	C214
389	ACFX	40968	C214	154	ACFX	97579	C214
389	ACFX	40969	C214	462	ACFX	97584	C714
389	ACFX	40970	C214	154	ACFX	97587	C214
389	ACFX	40971	C214	154	ACFX	97588	C214
389	ACFX	40972	C214	154	ACFX	97596	C214
389	ACFX	40973	C214	154	ACFX	97597	C214
389	ACFX	40974	C214	154	ACFX	97598	C214
389	ACFX	40975	C214	154	ACFX	97601	C214
389	ACFX	40976	C214	154	ACFX	97607	C214
389	ACFX	40977	C214	154	ACFX	97613	C214
389	ACFX	40978	C214	1030	ACFX	97622	C614
389	ACFX	40979	C214	1030	ACFX	97623	C614
389	ACFX	40980	C214	1030	ACFX	97624	C614
389	ACFX	40981	C214	1030	ACFX	97626	C614
389	ACFX	40982	C214	1030	ACFX	97627	C614
389	ACFX	40984	C214	1030	ACFX	97628	C614
389	ACFX	40985	C214	1030	ACFX	97629	C614
389	ACFX	40986	C214	1030	ACFX	97630	C614
389	ACFX	40987	C214	1030	ACFX	97631	C614
389	ACFX	40988	C214	1030	ACFX	97632	C614
389	ACFX	40989	C214	1030	ACFX	97633	C614
389	ACFX	40990	C214	1030	ACFX	97634	C614
389	ACFX	40991	C214	1030	ACFX	97635	C614
389	ACFX	40992	C214	1030	ACFX	97636	C614

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
389	ACFX	40993	C214	1030	ACFX	97637	C614
389	ACFX	40994	C214	1030	ACFX	97638	C614
389	ACFX	40995	C214	1030	ACFX	97639	C614
389	ACFX	40996	C214	1030	ACFX	97640	C614
389	ACFX	40997	C214	1030	ACFX	97641	C614
1006	ACFX	40998	C314	568	ACFX	97701	C214
389	ACFX	40999	C214	536	ACFX	97709	C214
87	ACFX	41000	C114	536	ACFX	97710	C214
389	ACFX	41001	C214	536	ACFX	97711	C214
389	ACFX	41002	C214	536	ACFX	97712	C214
389	ACFX	41004	C214	536	ACFX	97713	C214
389	ACFX	41005	C214	536	ACFX	97714	C214
389	ACFX	41006	C214	536	ACFX	97715	C214
389	ACFX	41007	C214	536	ACFX	97716	C214
389	ACFX	41008	C214	536	ACFX	97717	C214
389	ACFX	41009	C214	536	ACFX	97718	C214
389	ACFX	41010	C214	536	ACFX	97719	C214
389	ACFX	41011	C214	536	ACFX	97720	C214
389	ACFX	41012	C214	510	ACFX	97905	C214
389	ACFX	41013	C214	510	ACFX	97917	C214
389	ACFX	41014	C214	510	ACFX	97937	C214
389	ACFX	41015	C214	510	ACFX	97938	C214
389	ACFX	41016	C214	510	ACFX	97944	C214
389	ACFX	41017	C214	510	ACFX	97951	C214
1006	ACFX	41018	C314	510	ACFX	97971	C214
389	ACFX	41019	C214	462	ACFX	98025	C714
389	ACFX	41020	C214	510	ACFX	98052	C214
389	ACFX	41021	C214	510	ACFX	98056	C214
389	ACFX	41022	C214	568	ACFX	98062	C214
389	ACFX	41023	C214	45	ACFX	98072	C714
389	ACFX	41024	C214	568	ACFX	98073	C214
389	ACFX	41026	C214	45	ACFX	98074	C714
389	ACFX	41027	C214	568	ACFX	98075	C214
389	ACFX	41029	C214	568	ACFX	98078	C214
389	ACFX	41030	C214	1057	ACFX	98082	C214
389	ACFX	41031	C214	225	ACFX	98083	C214
389	ACFX	41032	C214	510	ACFX	98095	C214
389	ACFX	41033	C214	568	ACFX	98096	C214
389	ACFX	41034	C214	510	ACFX	98098	C214
389	ACFX	41035	C214	510	ACFX	98115	C214
161	ACFX	41036	C214	154	ACFX	98135	C214
192	ACFX	41904	C214	568	ACFX	98136	C214
809	SHPX	43466	C614	1524	ACFX	98141	C214
28	ACFX	45099	C614	45	ACFX	98142	C714
28	ACFX	45549	C614	45	ACFX	98144	C714
462	ACFX	51001	C614	45	ACFX	98145	C714
462	ACFX	51002	C614	154	ACFX	98147	C214
462	ACFX	51003	C614	45	ACFX	98150	C714
462	ACFX	51004	C614	45	ACFX	98153	C714
462	ACFX	51005	C614	536	ACFX	98231	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
462	ACFX	51006	C614
462	ACFX	51007	C614
462	ACFX	51008	C614
462	ACFX	51009	C614
464	ACFX	51017	C614
464	ACFX	51018	C614
464	ACFX	51019	C614
464	ACFX	51021	C614
464	ACFX	51022	C614
464	ACFX	51024	C614
464	ACFX	51026	C614
464	ACFX	51029	C614
464	ACFX	51030	C614
464	ACFX	51031	C614
464	ACFX	51032	C614
464	ACFX	51035	C614
464	ACFX	51038	C614
28	ACFX	51041	C614
28	ACFX	51046	C614
28	ACFX	51047	C614
87	ACFX	51053	C614
1273	ACFX	51055	C614
28	ACFX	51056	C614
1273	ACFX	51058	C614
28	ACFX	51059	C614
1273	ACFX	51062	C614
28	ACFX	51067	C614
28	ACFX	51068	C614
28	ACFX	51069	C614
28	ACFX	51070	C614
28	ACFX	51075	C614
1273	ACFX	51077	C614
1273	ACFX	51090	C614
1273	ACFX	51091	C614
17	ACFX	51096	C614
1273	ACFX	51099	C614
586	ACFX	51103	C614
17	ACFX	51104	C614
586	ACFX	51106	C614
586	ACFX	51107	C614
586	ACFX	51108	C614
586	ACFX	51111	C614
1273	ACFX	51117	C614
1275	ACFX	51133	C614
586	ACFX	51170	C614
168	ACFX	51175	C614
45	ACFX	51176	C614
45	ACFX	51177	C614
81	ACFX	51178	C614
81	ACFX	51179	C614

Lessee Code	Rptg Mark	Car Number	AAR Desg
154	ACFX	98246	C214
154	ACFX	98248	C214
154	ACFX	98249	C214
154	ACFX	98251	C214
154	ACFX	98253	C214
154	ACFX	98254	C214
154	ACFX	98256	C214
222	ACFX	98267	C214
222	ACFX	98270	C214
222	ACFX	98277	C214
222	ACFX	98279	C214
45	ACFX	98281	C214
222	ACFX	98284	C214
222	ACFX	98286	C214
222	ACFX	98287	C214
45	ACFX	98291	C714
222	ACFX	98297	C214
154	ACFX	98298	C214
222	ACFX	98300	C214
222	ACFX	98301	C214
222	ACFX	98302	C214
222	ACFX	98305	C214
45	ACFX	98306	C714
568	ACFX	98307	C214
1062	ACFX	98309	C214
222	ACFX	98314	C214
222	ACFX	98316	C214
222	ACFX	98321	C214
222	ACFX	98322	C214
222	ACFX	98327	C214
510	ACFX	98333	C214
222	ACFX	98338	C214
222	ACFX	98342	C214
222	ACFX	98343	C214
222	ACFX	98345	C214
568	ACFX	98412	C214
568	ACFX	98418	C214
568	ACFX	98421	C214
568	ACFX	98434	C214
45	ACFX	98441	C714
510	ACFX	98442	C214
193	ACFX	98460	C214
510	ACFX	98466	C214
1396	ACFX	98474	C214
1396	ACFX	98475	C214
510	ACFX	98477	C214
225	ACFX	98478	C214
568	ACFX	98481	C214
1396	ACFX	98482	C214
193	ACFX	98485	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
392	ACFX	51190	C614	510	ACFX	98488	C214
392	ACFX	51191	C614	510	ACFX	98493	C214
392	ACFX	51192	C614	225	ACFX	98498	C214
392	ACFX	51193	C614	225	ACFX	98499	C214
392	ACFX	51194	C614	225	ACFX	98500	C214
392	ACFX	51196	C614	45	ACFX	98505	C714
392	ACFX	51197	C614	225	ACFX	98510	C214
392	ACFX	51198	C614	45	ACFX	98528	C714
392	ACFX	51199	C614	1258	ACFX	98585	C214
392	ACFX	51200	C614	510	ACFX	98598	C214
464	ACFX	51208	C614	510	ACFX	98625	C214
464	ACFX	51209	C614	510	ACFX	98641	C214
464	ACFX	51210	C614	45	ACFX	98653	C714
464	ACFX	51211	C614	154	ACFX	98658	C214
464	ACFX	51212	C614	193	ACFX	98665	C214
464	ACFX	51213	C614	222	ACFX	98728	C214
464	ACFX	51215	C614	222	ACFX	98732	C214
464	ACFX	51218	C614	222	ACFX	98734	C214
464	ACFX	51219	C614	222	ACFX	98735	C214
464	ACFX	51220	C614	222	ACFX	98736	C214
464	ACFX	51221	C614	222	ACFX	98737	C214
464	ACFX	51222	C614	222	ACFX	98739	C214
464	ACFX	51223	C614	45	ACFX	98741	C714
464	ACFX	51224	C614	222	ACFX	98742	C214
464	ACFX	51226	C614	222	ACFX	98743	C214
464	ACFX	51227	C614	222	ACFX	98747	C214
464	ACFX	51228	C614	222	ACFX	98750	C214
464	ACFX	51229	C614	222	ACFX	98751	C214
17	ACFX	51243	C614	154	ACFX	98753	C214
17	ACFX	51244	C614	222	ACFX	98754	C214
17	ACFX	51309	C614	222	ACFX	98755	C214
45	ACFX	51311	C614	222	ACFX	98756	C214
45	ACFX	51312	C614	222	ACFX	98758	C214
45	ACFX	51313	C614	222	ACFX	98762	C214
45	ACFX	51314	C614	222	ACFX	98765	C214
168	ACFX	51315	C614	510	ACFX	98779	C214
168	ACFX	51316	C614	222	ACFX	98780	C214
45	ACFX	51317	C614	45	ACFX	98782	C714
45	ACFX	51318	C614	568	ACFX	98786	C214
45	ACFX	51319	C614	1057	ACFX	98792	C214
45	ACFX	51320	C614	510	ACFX	98818	C214
45	ACFX	51321	C614	169	ACFX	98875	C614
45	ACFX	51322	C614	169	ACFX	98876	C614
45	ACFX	51323	C614	169	ACFX	98877	C614
392	ACFX	51375	C614	169	ACFX	98878	C614
392	ACFX	51376	C614	462	ACFX	99051	C714
392	ACFX	51377	C614	154	ACFX	99054	C214
392	ACFX	51378	C614	222	ACFX	99058	C214
392	ACFX	51379	C614	222	ACFX	99063	C214
392	ACFX	51380	C614	57	ACFX	99069	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
392	ACFX	51381	C614	222	ACFX	99070	C214
392	ACFX	51382	C614	57	ACFX	99073	C214
392	ACFX	51383	C614	154	ACFX	99079	C214
392	ACFX	51384	C614	154	ACFX	99080	C214
17	ACFX	51394	C614	57	ACFX	99091	C214
1273	ACFX	51395	C614	222	ACFX	99092	C214
168	ACFX	51399	C614	169	ACFX	99204	C614
168	ACFX	51404	C614	169	ACFX	99217	C614
1030	ACFX	51405	C614	1524	ACFX	99436	C214
1030	ACFX	51406	C614	154	ACFX	99519	C214
1210	ACFX	51408	C614	154	ACFX	99520	C214
1482	ACFX	51409	C614	154	ACFX	99522	C214
567	ACFX	51418	C614	154	ACFX	99528	C214
45	ACFX	51419	C614	154	ACFX	99529	C214
28	ACFX	51584	C614	154	ACFX	99533	C214
28	ACFX	51590	C614	45	ACFX	99543	C714
28	ACFX	51591	C614	154	ACFX	99546	C214
28	ACFX	51592	C614	225	ACFX	99550	C214
28	ACFX	51626	C614	154	ACFX	99552	C214
28	ACFX	51721	C614	154	ACFX	99553	C214
28	ACFX	51763	C614	154	ACFX	99555	C214
28	ACFX	51766	C614	154	ACFX	99557	C214
28	ACFX	51999	C614	1508	ACFX	99678	C214
66	ACFX	52005	C314	1508	ACFX	99682	C214
66	ACFX	52006	C314	1508	ACFX	99683	C214
45	ACFX	52007	C714	1057	ACFX	99684	C214
66	ACFX	52012	C314	462	ACFX	99686	C714
45	ACFX	52015	C714	1508	ACFX	99689	C214
66	ACFX	52017	C314	1057	ACFX	99691	C214
1534	ACFX	52021	C214	1508	ACFX	99692	C214
66	ACFX	52022	C314	1508	ACFX	99695	C214
45	ACFX	52025	C714	1508	ACFX	99696	C214
66	ACFX	52027	C314	1508	ACFX	99697	C214
66	ACFX	52029	C314	1508	ACFX	99699	C214
153	ACFX	52036	C214	1508	ACFX	99701	C214
66	ACFX	52039	C314	263	ACFX	99703	C214
66	ACFX	52086	C314	1508	ACFX	99705	C214
1534	ACFX	52096	C214	1508	ACFX	99706	C214
45	ACFX	52131	C714	1508	ACFX	99708	C214
66	ACFX	52143	C314	1508	ACFX	99712	C214
66	ACFX	52145	C314	1508	ACFX	99715	C214
66	ACFX	52146	C314	1508	ACFX	99717	C214
1691	ACFX	52147	C214	1057	ACFX	99719	C214
1691	ACFX	52155	C214	1508	ACFX	99720	C214
1691	ACFX	52169	C214	1508	ACFX	99723	C214
66	ACFX	52198	C314	1508	ACFX	99727	C214
1691	ACFX	52260	C214	1508	ACFX	99729	C214
1691	ACFX	52261	C214	1508	ACFX	99730	C214
45	ACFX	52279	C714	1508	ACFX	99733	C214
66	ACFX	52285	C314	1508	ACFX	99734	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg	Lessee Code	Rptg Mark	Car Number	AAR Desg
45	ACFX	52288	C714	1508	ACFX	99735	C214
66	ACFX	52350	C314	1508	ACFX	99737	C214
1062	ACFX	52392	C214	1508	ACFX	99743	C214
66	ACFX	52408	C314	1508	ACFX	99744	C214
1691	ACFX	52412	C214	1508	ACFX	99747	C214
66	ACFX	52491	C314	1508	ACFX	99749	C214
1691	ACFX	52497	C214	1508	ACFX	99750	C214
66	ACFX	52558	C314	1508	ACFX	99753	C214
1691	ACFX	52645	C214	1508	ACFX	99754	C214
66	ACFX	52824	C314	1508	ACFX	99755	C214
66	ACFX	52854	C314	1508	ACFX	99756	C214
153	ACFX	52858	C214	1508	ACFX	99757	C214
1691	ACFX	52868	C114	1508	ACFX	99760	C214
66	ACFX	52914	C314	1508	ACFX	99761	C214
1062	ACFX	52934	C214	1508	ACFX	99762	C214
66	ACFX	52994	C214	154	ACFX	99763	C214
153	ACFX	52996	C214	154	ACFX	99764	C214
1691	ACFX	52998	C214	1508	ACFX	99765	C214
1691	ACFX	53010	C214	1508	ACFX	99767	C214
66	ACFX	53026	C314	1534	ACFX	99834	C214
568	ACFX	53090	C214	222	ACFX	99921	C214
568	ACFX	53095	C214	222	ACFX	99922	C214
568	ACFX	53097	C214	222	ACFX	99925	C214
568	ACFX	53107	C214	222	ACFX	99926	C214
568	ACFX	53110	C214	222	ACFX	99927	C214
568	ACFX	53117	C214	154	ACFX	99929	C214
568	ACFX	53119	C214	222	ACFX	99930	C214
568	ACFX	53123	C214	222	ACFX	99931	C214
568	ACFX	53125	C214	222	ACFX	99934	C214
568	ACFX	53127	C214	222	ACFX	99935	C214
568	ACFX	53143	C214	222	ACFX	99938	C214
568	ACFX	53155	C214	222	ACFX	99939	C214
568	ACFX	53156	C214	154	ACFX	99940	C214
568	ACFX	53227	C214	222	ACFX	99943	C214
568	ACFX	53228	C214	222	ACFX	99945	C214
568	ACFX	53229	C214	222	ACFX	99946	C214
568	ACFX	53234	C214	222	ACFX	99948	C214
66	ACFX	53259	C314	222	ACFX	99949	C214
45	ACFX	53273	C714	222	ACFX	99950	C214
1691	ACFX	53280	C214	222	ACFX	99951	C214
66	ACFX	53319	C214	222	ACFX	99952	C214
1691	ACFX	53441	C214	222	ACFX	99954	C214
66	ACFX	53446	C314	222	ACFX	99955	C214
1691	ACFX	53448	C214	222	ACFX	99957	C214
66	ACFX	53453	C314	222	ACFX	99959	C214
45	ACFX	53604	C714	222	ACFX	99960	C214
45	ACFX	53610	C714	222	ACFX	99961	C214
45	ACFX	53674	C714	222	ACFX	99962	C214
568	ACFX	53728	C214	222	ACFX	99963	C214
1062	ACFX	53763	C214	222	ACFX	99964	C214

Lessee Code	Rptg Mark	Car Number	AAR Desg
45	ACFX	53810	C714
66	ACFX	53818	C314
66	ACFX	53819	C314
66	ACFX	53859	C314
153	ACFX	53930	C214
568	ACFX	53943	C214
66	ACFX	53945	C314
1691	ACFX	53954	C214
568	ACFX	53956	C214
1691	ACFX	53966	C214
1062	ACFX	53971	C214
1691	ACFX	53973	C214
66	ACFX	53986	C314
1691	ACFX	53987	C214
66	ACFX	53988	C314
66	ACFX	54010	C314
568	ACFX	54015	C214
1691	ACFX	54017	C214
1509	ACFX	54022	C114

Lessee Code	Rptg Mark	Car Number	AAR Desg
222	ACFX	99966	C214
222	ACFX	99967	C214
222	ACFX	99968	C214
222	ACFX	99969	C214
222	ACFX	99972	C214
222	ACFX	99975	C214
222	ACFX	99976	C214
222	ACFX	99980	C214
222	ACFX	99982	C214
222	ACFX	99985	C214
569	ACFX	200714	T105
569	ACFX	200716	T105
569	ACFX	200722	T105
569	ACFX	200723	T105
569	ACFX	200727	T105
569	ACFX	200728	T105
569	ACFX	200735	T105
		2,336	Cars